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LOCAL RULES AND ORDERS

130 1

ENACTMENTS APPLYING TO BOMBAY

IN TOUR VOLUMLS

VOLUME II

CONTAINING

REPRINTS OF SELECTED RULES AND ORDERS MADE UNDER

(1) Acts of Parliament
(B) General Acts of the Governor General in Conneil

- TIHRD EDITION

Corrected up to the 30th June 1922

HOMBAY
PRINTED AT THIL GOVERNMENT CENTRAL PRI SS

[Copies obtainable from the Superintendent, Government Printing and Stationery, Poo ia]

[Price-Rs. 8-10-0]

Attention is invited to the Preface printed in Volume I

OBDITIST ADDITIONAL VIOLE (C. 12)

BOMBYY CIVIL FUNDS

OF THE FORRIZ CIVILIES OF THE SECULDING DEVICES OF THE FOREST.

The Governor General in Council is pleased, under the provisions of the Provident to to to to to the Provident of the Provident of the Provident of the Council of the Bomber Chair the Bomber Chail Lind to the binding of the Provident Branch of the Bomber Chail Lind to the Scoretary of the Provident Branch of the Bomber Chair the Provident Branch of the Scoretary of the Provident Council, with the testion the Processive the Council Linds of the Council Linds of the Linds of the Indian Council Linds of the Linds of the Indian Council Linds of the Linds of the

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God I, brance and Commore Dey Anta Vo Wi 25th Jan 1883, B G 1883

the fight is the first of Northeston No. 1010, 1111 for fight of the Secretary less, the first of the Secretary like Covernor tenes of an Council is pleased to notify that the Secretary of Secretary of State for India in Council has directed that all notifications and apply of State for India in Council has directed that all notifications and the part of the subscribers to or beneficiaries under, the Provident Brinch of the Bombay Civil I mid which are required or presented by the Brinch of the Sud Find as existing on the Both Lugust prescribed by the Rules of the sud Find as existing on the Both Lugust 1883, shall, on and after the 1st December 1882, be given and made by subscribers or minutants in I ngland, to the Director of Finds at the India Office, and by subscribers or minutants in I ndia is in India to the Lecountant India Bonds.

GRUDIRS LYDI R 5 1XD 6, GRO 1, C 61

LYELLTION OF SOPTH KANIRA DISTRICT

G of I, Home Dept, Note No 1922, 15th Apr 1862, republished in Got Noin, dated 26th Apr 1862, B G 1862 Vol I p 699

The following Proclamation to which the spaction of Her Majeser has been signified by the Societyry of State in Council, as required by the Societyry of State in Council, as required the processions of Section XLIX, 21 and 25 Nr., (ap. 6, 12 horebrain in the and published for general information—

Proclamation

Whereas it is declared by Section XLVIII of the Act 21 and 25 mill be lauful for the Governor General in

न मेरामचा भिष्ट व

Council by Proclamation to fix the limits of any Presidency, Division, Province, or Territory of India, for the purposes of the said Act and further, by Proclamation, to divide or alter from time to time the limits of any such Presidency, Division, Province or Territory for the said purpose, His Excellency, Division, Province or Territory for the said proclam that the District of North Kanara, which at present forms a proclaim that the District of North Kanara, which at present forms a part of the Presidency of Fort St George, shall, with the exception of the Islanka of Cundapur, from the sixt of the said Act of the Presidency, and shall from the same date be annexed to and form part of the Presidency of Bombay for the purposes of the said Act, form part of the Presidency of Bombay for the purposes of the said Act, form part of the Presidency of Cundapur remaining as heretofore a part of the Presidency of Fort St George.

TIMILS OF BOMBYA ESFRIDENCE

G of I, Home Dept, Noin No 2939, Illh June 1862, republished in Govl Noin, dated 2nd July 1862, B G 1862, Vol II, p 6

The following proclamation to which the sanction of Her Majesty has been signified by the Secretary of State in Council, as required by the provisions of Section XLIX, 24th and 25th Vict, Cap 67, is hereby made and published for general information—

Proclamation

Leombay which are now subordinate to, and administered by, the Government of said Act, extend to and include all the Provinces, Districts, and places the bmits of the Presidency of Bombay shall, for the purposes of the authority vested in him as above, does hereby declare and proclaim that Excellency the Governor General of India in Council, by virtue of the dency of Bombay, as that Presidency is now legally constituted. His administered by, the Government of Bombay, form a portion of the Presidoubt may exist whether certain districts, though subordinate to, and Division, Province, or Territory for the said purposes And whereas a to divide or after, from time to time, the limits of any such Presidency, India, for the purposes of the said Act, and further, by Proclamation, to fix the limits of any Presidency, Division, Province, or Territory in shall be lawful for the Governor General in Council, by Proclamation, 67, called the "Indian Councils Act, 1861," that it Whereas it is declared in the 17th Section of the Act 24th and 25th

DECLARING THAT CERTAIN VILLAGES CEDED BY H H THE VIZAN OF G of I, Home Dept, Noin No 610, Ath Apr 1876, Pc I, p 340 Gov Noin, duted 12th Apr 1876, B G 1876, Pc I, p 340

In exercise of the powers conferred by the 24th and 25th of Vict, Cap 17, Vict, Cap 67, Section 47, and by the 28th of Vict, Cap 17, Section 4, the Governor General in Council is pleased to declare and

meluded within and be subject to the Presidency of Bombay — His Highness the Mizam of Hyderabad in September 1870, shall be appoint that the undermentioned villages ceded by the Government of

Такаідлоп Списрои, Taratgaon, Gulwanclu, Ltwad. Legaou, Mardı, 'ध्रद्वीध्यक्षेत्रभ Bhatori, Raleras, дробиоп' Akolu, Wadgi,

d of I, Judicial Dept, Notin No 119-1, 14th Sept 1886. CONLYXX SHYFF BE SCRIECT TO THE BOMBAY PRESIDENCY VEALENT STATE IN THE POSSESSION OF THE G I P RAILWAY DECIVEING THAT LANDS LTC IN CERTAIN VILLAGES IN THE

858 q, 1 19, 8781 to all both to all 1816, Pt 1, p 958

Chief of Akalkot in August 1865, shall be included within, and be connected with the said Company's Railway, which were ceded by the lands occupied as stations, out-buildings, and for all other purposes possession of the Great Indian Pennsula Railway Company including the all the lands in the undermentioned villages in the Akalkot State in the the Governor General in Council is pleased to declare and appoint that Cap 67, Section 47, and by the 28 of Vict, Cap 17, Section 4, In exercise of the powers conterred by the 24 and 25 of Vict,

лагоддаоп, Калардаоп, c Tolnur, 2 Grodgron, 8 Baroti ւռքեՄ Շ 4 Ragansur, 1 Jehur, 7 Dudham, and subject to, the Presidency of Bombay --

ZLYLE SHYIT BE SOBJECT TO THE GOVERNMENT OF BOMBAY DECIVEING THAT THE ESTATES FORVERLY COMPRISED IN THE PEINT

G of I Foreign Dept, Noin No 1500-1, Ith May 1885, republished in Gov Noin No 3130, 20th May 1885, B G 1885, Pt I, p 620

sand estates shall be subject to the Government of Bombay Statute 28 and 29 Victoria, Chapter 17, Section 4, to declare that the General in Council is pleased, in exercise of the powers vested in him by of the Collector of Masik in the Presidency of Bombay, the Governor to the British Government in 1878, and are now under the administration Whereas the estates formerly comprised in the Peint State lapsed

SHYFF BE SOBJECT TO THE GOVERNMENT OF BOMBAY DEOLARING THAT THE SETTLEMENT OF ADEX AND ITS DEPENDENOIRS

an Gout Noin No 5409, 15th Sept 1886, B & 1886, Pt I, p 765 d of I, Foreign Dept, Noin No 2080-E, Tile Sept 1886, republished

Settlement of Aden and its dependencies, February 1884 General in Council is pleased to declare that the Nos 762 E and 430 E, April 1883 and the 24th Proclamations cited marginally, the Governor Cap 17, Section 4, and in supersession of the In exercise of the powers vested in him by the Statute 28 and 29 Vict.,

ıncluding the villages of Sharkh Othman, Imad and Hiswah, the Island

of Perm, and Little Aden, are and shall be subject to the Government of Bombay

DISTRICT TO BE SUBJECT TO THE PUNJAB GOVERNMENT

G of I, Foreign Dept, Noin No 1272-E Ach July 1889, Pt I, p 590

In exercise of the powers vested in him by Statute 28 and 29 Victoria, Chapter I7, Section 4, the Governor General in Council is pleased to declare that the tract of land hereinbelow described, which is at present subject to the Government of Bombay, and forms a portion of the Rashmor Taluka of the Upper Sind Frontier District in the Province of Kashmor Taluka of the Upper Sind Frontier District in the Province of

Sind, shall henceforward be subject to the Punjab Government
The said tract is triangular in shape, the western and eastern
boundaries meeting at a point due north, which is the apex of the triangle

boundaries meeting at a point due north, which is the apex of the triangle. Its boundaries on the three sides of the triangle are as follows, was — Western Sode — The Meet (west) bank of the Son must from

Eastern Side —The right (West) bank of the Sori river from Kabrodani, where the Kalat boundary crosses it to a pillar standing on the same bank which is known as the Sirian boundary pillar, and is about one mile (bearing S 41 W) from the Siria wells Thence through a series of pillars numbered from 2 to 9, the last of which is on the present high bank of the Indus Thence along the river frontage to the head of the head of the disused canal known as the Adiowah, this frontage to earry with it to be limited to the South by a line drawn from the head of the Adiowah to be limited to the South by a line drawn from the head of the Adiowah to the trijunctional pillar, known as the Trigati, which marks the to the trijunctional pillar, known as the Trigati, which marks the State on the left bank of the Indus

Inabordan of the Lem fine from the Lem tower of the form former and the former of the

Buse—A line running from the point where the Adiowah non strikes the Indus along the northern bank of the former to within 1,000 feet of the Kashmor Bund Thence parallel to the Kashmor Bund to a point 1,000 feet beyond the northern end of the Bund Thence a straight line to the Kiwali fort Thence along an irregular line marked a straight line to the Kiwali fort Thence along an irregular line marked on the ground by a trench and bank to a masonry pillar about one mile South-East of the tail of the Sardaruvah

Thence to a pullar at the tail of that canal, and thence by a line drawn at right angles to a direct line between the Kashmor boundary pullar (Jacob's pillar) and the Leni tower, and thence from a pillar erected at the point of their intersection to the Leni tower

ALTERIZE THE BOUNDARIES OF THE PROVINCE OF BONBAY republished in Golf Noin No 2798, P D, Ilih Apr 1917, B G 1917, Pt I, p 905

Whereas His Highness the Gaekwar of Baroda has from time to time ceded certain lands to the Government of India for the construction of the Bombar, Baroda and Central India Railnay

All i of Surit from the commencement of the said Act of in belove the commencement of the safet never meladed in the the early it to the Government of India for construction of the said esonilgiH eill yd rovo borovion nood Lud ei tod, bu e oil of olinhides eili include for including purposes all such parts of the villages mentioned in under the Regulations and Lets certain lands ecded by His Highness the find the example of 1962 (in the for binging

purpose Moreaud his deen delivered over to the Government of India inds in the said village coded by His Highness the Gaelnar for the of the villiges mentioned in the schedule to the said Act, but certain ono et anagar I evolund out ni mionilist de ogiller out et oroit n' but.

titer the commencement of the said Act

And n hereas it is expedient that the said lands shall be declared to be

.Ind where is it is not now pricticible to distinguish between the pare of the province of Bombay

lands in the sud village delivered over to the Government of India before

ind after the commencement of the and actrespectively

that whereas the doundaries set out in the schedule are the doundaries

and to alter the boundaries of the said province accordingly --amozed shall be meluded in and form part of the province of Bombay of 1862 is pleased to declare that the land specified in the schedule hereto Concerd in Council, in amplification of the provisions of Bombay Act No I Government of Indiv Act, 1915 (5 and 6 Geo V, C 61), the Governor Now, therefore, in exercise of the poners conferred by Section 60 of the spiral bigs out the to

THE SCHEDALE

Description and boundaries of the land

of Bombay in the Political Department, and the said land is bounded as n luch plan is deposited in the other of the Secretary to the Government delineated on the ferroplan No 3770 to the Chief Engineer of the railway, t, 110 feet, the said land and its varying width boing more particularly line of the Bombay, Baroda and Central India Railnay to mile 136 and extends in a northorly direction from mile 135 and 3,128 feet on the main talula of the Zavsarr prant of His Highness the Gaelwar's territory and be the same more or less, situated in the village of Bilimora in the Gandevi The piece of parcel of land measures in superficial area 23 1540 acres,

On the north by that part of the railway bridge over the Ambica river

Candevi talula of the Navari prant of His Highness the Gaelivar's On the south by the railway land in the village of Dessara in the n hich has within boundary of the village of Ambica Blatha

mile and 3,500 feet, thence by a cluster of lute and houses known as the by waste land on which are a few scattered huts to about channage 136 of Ambica Blatha to the southern abutment of the said bridge, thence ralway bridge over the Ambica river meets the boundary of the village On the east by the bed of the Ambica river from the point where the

1,400 feet, thence by babul jungle to mile 136, thence by land occupied waste land to channege 2,200 feet, thence by cultivated land to channege Taled Falia of the Edimora village to chainage 3,000 feet, thence by

by the Bilimora-Kalamba Railway

of Ambica Bhatha river to the point where the said bridge meets the boundary of the village river (chainage mile 136 and 4,009 feet), thence by the bed of the Ambica land to the southern abutment of the railway bridge over the Ambica of one span, No 366 (chainage mile 136 and 2,549 feet), thence by waste No 109, thence by a fair-weather cart track to a 20 feet arched culvert mile 135 and 4,041 feet), thence by a metalled road to level-crossing of private land, on which is an oil mill, to level-crossing No 108 (chainage Bilimora station from the Bilimora village, chence by a triangular plot mile 135 and 3,128 feet, to its junction with the approach road to the On the west by the Desarra-Bilimora metalled road from chainage

BORDERING ON THE FRONTIER OF SIND APPLYING SECTION I OF THE STATUTE TO OERTAIN DISTRICTS

n Gout Noin, dated 27th Nov 1872, B G, 1872, Pt I, p 1225 do of I, Foleyan Dept, Notin No 66-0 P, 18th Nov 1872, republished

- notamiolar of behalding at framount athair The following Resolution of Her Majesty's Secretary of State for

October 1872, "At a meeting of the Council of India, held on Thursday, the 3rd

I, be, and the same are hereby, made applicable Regulations for certain parts of India, Section make better provision to making Laws and Resolved that the provisions of the Act 33 Vict, qsO 01

to the districts noted in the margin hereof,

Kohistan, Johi, Masir abad, Sujawal, Sehwan, Kakkar, Kambar, Jacob abad, Thul and Kashmor

from and after the 1st day of January 1873"

VDEN VND ILE DELENDENOIES APPLYING SECTION I OF THE STATUTE TO THE SETTLEMENT OF

God Norn No 469, dated 19th Jan 1887, B G, 1887, Pt 1, p 49 th of I, Foreign Dept, Noth No 81-E, Ilth Jan 1887, republished in

the Government of the Governor in Council of Bombay the Island of Perim, and Little Adea, being part of the territories under time being) inclusive of the villages of Shaikh Othman, Imad, and Hiswan, 1886, applicable to the Settlement of Aden and its dependencies (for the other purposes relating thereto," to be, from and after the 9th November tor making Layes and Regulations for certain parts of India and for certain Her Majesty's reign, Chapter 3, entitled "An Act to make better provision provisions of the first section of an Act passed in the thurty-third year of Secretary of State for India has, by Resolution in Council, declared the dated the 16th December 1886(1), it is hereby notified that Her Majesty's in continuation of Foreign Department Notification No

Mon Court (1984, 11), 11th Man 1896, B G 1896, Pt I, p 284

Antin An 1905, I D, 11th Man 1896, B G 1896, Pt I, p 284

or annualed by Antin An John An Stiele 8 of the Amended
In exercise of the powers conferred by Indicators for the Presidence of
I effect Patent of the High Court of Indicators for the Presidence of

BELL MECKENIZO IN TRIOTZIN ZEOF IN ARCIZIRZEOF INF

Bombay dearing date the titeuty-eight day of December in the tiventy-ninth year of the reign of Victoria, in the year of our Lord one thousand eight hundred and sixty-five and issued under Act 24 and 25 Victoria, Chapter 104, His Excellency the Governorin Council is pleased to prescribe the following rule restricting the authority and power of the Chiel Justice of the said High Court to appoint clerks and other ministerial officers for the said High Court to appoint clerks and other ministerial officers for the sammistration of justice, that is to say—

No person shall be appointed Registrar of the High Court of Judicature for the Presidency of Bombay (Appellate Side) unless he is a member

of the Civil Service of India

Provided that nothing in this rule shall apply to the temporary appointment of any person to act as such Registrar during the absence on privilege, or other, leave for a period not exceeding three months, of the permanent incumbent

BOLES AND FORMS REGARDING COPYING AND TRANSLATION FEES

Noin No 1590, High Court, Ist Aug 1901, B C', p 1436

The Honourable the Chuef Justice and Judges of His Majesty's High Court of Judicature at Bombay are pleased to make the Supplementary Rules and Forms regarding Copying and Translation Fees contained in Government Motification, Judicial Department, No. 4739, dated the Sand July 1901, published at pages 1363 to 1365 of the Bombay Government Gazette for 1901, Part I, applicable to the Provincial Courts of Small Causes

POLMER AS IT MAY EYERCISE IN SURAT DISTRICT

AREA IN WAYSARI PRANT ALL SUCH JURISDICTION AND

POWER AS IT MAY EYERCISE IN SURAT DISTRICT

Govt Noin Dept, Noin No 362, 30th May 1918, republished in Govt Noin No 4008, 12th June 1918, B G, 1918, Pt I, p 1133

In exercise of the powers conferred by Section 109, sub-section (1), creations of the powers conferred by Section 109, sub-section (1), created Government of India Act, 1917 (5 and 6 Geo 5, Chapter 61), the Governor General in Council is pleased to authorise the High Court of such the territory specified in the schedule hereunto annexed, being territory which is not included within the limits for which the said High Court was established, all such jurisdiction and powers as the said High Court may from time to time exercise tion and powers as the said High Court may from time to time exercise

in the district of Surat

THE SCHEDULE

Description and boundaries of the land

The piece or parcel of land measures in superficial area 23 1540 acres, be the same more or less, situated in the village of Bilmora in the Gandevi taluka of the Maveari prant of His Highness the Gaekwar's territory and extends in a northerly direction from mile 135 and 3 128 territory and extends in a northerly direction from mile 135 and 3 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory and extends in a northerly direction from mile 135 and 128 territory an

Is alw 11 to unly 136 and 1,110 feet, the said land and its varying width being more particularly defineated on the ferroplan No 37701 of the Chief Engineer of the railway, which plan is deposited in the office of the Secretary to the Government of Boinbay in the Political Department and the said land is bounded is follows—

on the north by this part of the initial party dates over the following of the orders. Beather of the boundary of the orders are not the last of the orders of the order of the orders of the order of the orders of

(1, 19kn, 11's totritor)

On the east by the bed of the Ambien 111 or from the point where the ruly at last by the bed of the Ambien 111 or from the point where the ruly at large of Ambien Bhatha to the southern shutment of the said bridge, thence by waste land on which are a few scattered huts to shout chainage 136 mile and 3,500 feet, thence by a cluster of huts and houses known as the Talod Faha of the Bihmora village to chainage 3,000 feet, thence by waste land to chainese by maste land to chainese 1,400 chainese 2,200 feet, thence by cultivated land to chainese 1,400 feet, thence by babulyingle to mile 136, thence by land occupied feet, thence by babulyingle to mile 136, thence by land occupied

by the Bilimora-Kalamba Railway

On the usest by the Dessara-Bilimora metalled road from chanage

mile 135 and 3,128 feet to its junction with the approach road

to the Bilimora station from the Bilimora village, thence by a

trangular plot of private land, on which is an oil mill, to level

crossing No 108 (chanage mile 135 and 4,041 feet), thence by

a inetalled road to level crossing No 109, thence by a fair
neather eart track to a 20 feetarched culvert of one-span, No 366

(chanage mile 136 and 2,549 feet), thence by waste land to the

southern abutinent of the railway bridge over the Ambica river

(chanage mile 136 and 4,009 feet), thence by the bed of the

chanage mile 136 and 4,009 feet), thence by the bed of the

boundary of the village of Ambica Blatha

IM GONAGIP GOMERMOE GENHEVP GENEEVT VOLS OK LHE (B)

RULL UNDER ACT XXX OF 1852

NATURALIZATION OF ALIENS

PULLE BLOOM DEACH CHELHICAL OF SALUBATIVED AS A

566 q (1 197 0781 , 1) 8 (6, 1870, Pt 1, p 355

It is hereby notined for general information, under Section 3 of Act XXX of 1852, that every demonal addressed to Government for ε Criticate of Xaturalization is a British subject must be accompanied by two Addresses from British subjects that the Statement of the Nemorialist is to the term of residence in British territory is correct

ORDINS UZDIR VOT XIII OF 1859

FRAUDULENT BREACHES OF CONTRACT BY WORKMEN

THE COLLOCATION OF BOOKS LANGUAGE AND STATE AN

892 d'il loa 1829, B. A. 1859, Vol II, p. 269

The Right Homourible the Governor in Conneil has authorized the extension of 167 lo 1187 to the Military Cantomnents and Zilla of Poors

2. The Menterial of Pools, and his sections have been in ested

Now, J. D., 9th May 1860 B (f., 1860, Vol. 1, p. 594

The Right Honourthle the Goranoi in Council is pleased to extend the operation of Let XIII of 1859 to all the Collectorates in the Bomber Presidence.

ANTHYDING ACIS XIII OF 1859 AND IX OF 1860 TO SIND

Moln, J. D., 3rd Dec 1873, B. G., 1873, P. I., p. 1000

Lindum—In the Motherston published in the Judy 1873,

Wide Government Gazette

Department ander also in sea Judy 1873,

Ander Government Gazette

and Act IX of 1860 ", read "Act XIII of 1859

and Act IX of 1860 ".

The Nothfigureon made in the Judicial Department under date the 30th July 1873 and published in the Government Gazette of 31st July 1873 at page 643, as amended by the 3dove Brratum, is republished for general information —

." The Honourable the Governor in Council is pleased to extend the provisions of Act XIII of 1859 and Act IX of 1860 to the Province of Sind ."

1 1560, Act 1/--(1861, Act V --

DOMERS APPEND BY THE ACT IN THREE CITES TO EXERGISE AND ABOUTIAGE ALL ALGISTMENTES OF THE FIRST CITES TO EXHIBITE VOLVE.

Noth No 379, J. D. 25th Jan 1905, B. C., 1905 Pt. I., p. 75.
In everyon of the powers conferred by Section 5 of the Workingus Breach of Contract, 1859 (XIII of 1859) the Governor in Connect is pleased to specially appoint all algorithmetrates of the Prest Class to everyon

picaen of contrice act, 1889 (Alle of 1889) the Governor in Connell is pleased to specially appoint all Magistrates of the Prest Class to exercise the powers vested by the said Act in a Magistrate of Police

FZFEGIZE GOMING ANDER THE TOTAL OF RATIO CLASS CONTINUOUS CONTRA SECOND GLASS ALGISTMATS LAST AND TO

Noin No 655, Commr 7th Sept 1917, S (1, 1917, Pt I, p 1133

In everence of the powers conterred on him by Government nother extron No. 2151, divided 30th Alerch 1898, the Commissioner in Sind is pleased to direct that the powers of a magnetizate of police under Section 5 of the Workman s Breach of Contract Act (XIII of 1859), which were conferred on all magnetizates of the let by Government notification No. 379 of 25th January 1905⁽¹⁾, shall, so the as Sind is concerned, be everened by such magnetistes only in cases in which the advance of accordingly has made or the work was to be performed within the local limits money was made or the work was to be performed within the local limits of their ordinary purisdiction.

The Commissioner in Sind is further pleased to direct thin the finitial imagnstrates of the 2nd class in Sind upon whom the powers of a magnstrate of police have been conferred by him from time to time shall exercise ench powers only in cases in which the advance of money was made or the nork nas to be performed within the local limits of their ordinary invisition

OBDERS ONDER ACT IX OF 1860

DISPUTES BETWEEN WORKMEN AND EMPLOYERS

Noin, J D, 2nd May 1860, B (1, 1860, Vol I, p 538

The Right Honourible the Governor in Coming is pleised to extend the provisions of Let IX of 1860 to the Amindmegar Sills

I LTPUDIAG THE ACT TO THE BROADH DISTRICT

Moln, J. D., 13th Man 1861 B G, 1861, Vol I, p. 181. The Honourable the Governor in Council is pleased to extend the provisions of Act IX of 1860 to the Broach Collectorate, and to invest the Magnetante of Broach and his Dopnty at the Hiven Station with pon at to enquire into and determine disputes between Railman with

(1) See the proceding nottheation

and then employers

FARADIZE UIL TO TREAT OTHER DISTRICTS

Volu I D 12th Nov 1861 B (t., 1861 Vol II p. 860

The Honomethic the Governor in Council is pleased to extend the moisine of Let IX of 1800 to the Xilles of—

The short of the state of the s

1 1100 J. 1111 J. 1111

BULLS AND ORDERS UNDER ACT VOF 1861

POLICE

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Notes No. 650 J. D., 5th P.A. 1908, B. G., 1908 Pt. I., p. 1111

In exercise of the power conferred by Section I of the Police lety 1861 (V of 1861), the Governor in Council is pleased to appoint every Deputy Superintendent of Police in the Police districts subject to the control of the sud Governor in Council to perform such of the divies of a District Superintendent of Police under the said let as the District Superintendent of Police under the said let as the District Superintendent of Police under the said let as the District Superintendent of Police to whom he is subordinate in it from time to time inthotive him to perform on his behalf

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Your Yo 3618, I D, 6th Sept 1902, B G, 1902, Pt I, p 1591

half so that to the Police of (a) (b) (c) of the Section beautiful to the Police of t

189411

The exercise, by the Railway Police, of the power of arrest without matrant green them in Section 131 of the Indian Railways Let (IX of 1890), for offences under Section 101 of the same λct , is discretionary it should be exercised only in extreme cases, as for instance, when—

(a) there has been loss of his or serious injury to person, or (b) a person is eaught in the commission of a grave offence, and

(c) the recused is likely to rbscond or to continue to endanger

When altest is made without without, immediate intimation of such triest must be given to the head of the Railway employee's Department 2 Under ordinary eneministances, no immediate wrest is necessary I with all only be applied for in the usual inamer, the police maintain-

- 688I to IV for I control of the control of 1881 to 1881 to 10 for the control of 1881 to 19 to 19 for the floor to 20 to 1981 to 198 and solution because in the commissioned of the second of SARI AND OF BEESPLY SI BUILS TO LOUIS HOUSE SIMMOD LEWISHING OF THE COURT OF THE CO the diag runnod durachet tell — h on mon PRESCRIBING TORMS FOR EXHIBITING AN ACCOUNT AND INVENTORY a domicile in British India The state of grants and the state of the sta Governor and the property of the Registration oune the Round the Honourable the sound the Right Honourable the street of the office of the Rematric of Rombay to the office of the Rematric of Rombay in Council is pleased to fix the office of the Rematric of Rombay to the sound in the June 1865, published at page 1280 of the Bonday Government and south Honourable the superson of covernment in superson of March Hagur (2008 ON northeathfold Themares of the northeathfold of the northeathfold and the had bilding and any of the northeathfold o Moln Wo 4392, R D, 20th Aug 1880, B & 1880, B A 10 W BIYING YN OFFICE FOR THE DEPOSIT OF DECLARATIONS OF

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of the Railway on banchon of the Menthern of the Agent of the Manager of the Manager of the Manager of the Agent of the Manager of the Manage Judium reduction of the standard of the standa Remarks and to tot mouse the property of the state of the The sold of the so \bar{h}_{9V9U91} os at $9U_{II}$

The head of his Department to have him relieved, arrest being deferred that he accused and appropriate the head of his Department to have him relieved, arrest being deferred that he accused arrangements to prevent to have becape or one accused arrangements and property of his persons and arrangements are accused and appropriate the first persons and arrangements are accused and appropriate the first persons and arrangements are accused and arrangements are accused as a first person and are accused as a first person are a first person accused as a first person accused a first person accused as a first person accused a first comply and we because we take and apply to the secused and apply to the secused based and apply to the secused by the secused and apply to the secuse of the secused of the secuse of the security of security of the security of the secuse of the security of the securi BUCHES OF THE STEELS IN THE SECURE OF THE SECURE OF THE PUBLIC OF THE SECURE OF THE SE Welloud out ober out a consistent beat to the to the out of the ou the connection of the contract that the constraint of the contract of the cont 11 noisoug remine waither waith mides of the object by a police officer pressure of the Criminal Procedure, 1898, be executed by a police officer of the Code of Criminal Procedure, Indahama for the confidence of the Criminal Procedure, Indahama for the Criminal Procedure of the Criminal Procedure, Indahama for the Criminal Procedure of the Criminal Proce TI muche of the contrary of th TI mortong threath old charren belond the verse that the verse that the continuation of the continuation o ang s watch over the movements of the accused, where thus precaution of the more sold in the model.

-X 10A , 6881]

Under section 277 (1) of Act X of 1865 and section 98 (1) of Act V of 1881, as anneaded by section 7 of Act VI of 1889].

Accounts to be filed within the year from grant of Probate or Letters of Administration

 1	I roperty in posses ien of Lxcentor under the Inventory	
1	Income from such property	
	out of those entered in the Inventory	165LTb.
-	Other assets or credits recovered or realized	† † †
-	Total ussets which have come into the hands of 1 acceptor of Admini trator upto date of filling the account	ļ
	Debts paid out of those entered in the inven- tory	
;	Irgade paid Total Total	ATTLICATION OF DISTO ALOH ASSETS
7 	Other 193	DISTO AL OI ASSI
-	76t il premont	

The exhibition of an Intentionally false inventory or account under this section shall be deemed to be an offence under section 103 of final Code

or have come into my hands, possession, power, control, custody or knowledge, and of the disposition of the same

that the said account is true, perfect and correct, to the best of my knowledge, information and belief, and that it gives

which has

a full, true and perfect account of all the estate and effects of the deceased

LI * An executor or administrator shall, within six months from the grant of probate or letters of administration or within such the there there as the Court which granted the probate or lotters may from time to time appoint exhibit in that Court ministers; containing a full and true estimate of all the probate, in possession and all the credits and also all the debies owing by any person to which the executor or administrator is entitled in that character, and shall in like manner, within one year from the greatet or within the further time as the said Court may from time to time appoint, exhibit an account of the estate, shawing the assets which have come to his hards and the manner in which the further time as the said Court may from time to time appoint, exhibit an account of the estate, shawing the assets which have come to his hards and the manner in which the first time as the said Court may from time to time appoint, exhibit an account of the estate. 8 If an executor or administrator, on being required by the Court to exhibit an inventory or account under this section, intentionally onlits to comply with the requisition he shall be deemed to have committed an offence under section 170 of the Indian Penni Code they have been applied or disposed of The High Court may from time to time prescribe the form in which an inventory or necount under this section is to be exhibited

Inventory to be filed within six months from grant of Probate or Administration

CREDITS Lature of Mature	Anture of Amount (train) due	Nature of security (If any)	Dedies Dedies Dedies Dedies To whom on that security due the estate account account 12 9 10 11 12	Nature of Amount To whom security and the object the ostate
Naturo oi Recuriti (If anv)	Απιουπι αίτο 10	Amount auo	Denits Amount disc by account the estate account 11 12	Amount due by due the estate account?
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(* of 1, Home Dept, Nota No 1651, 20th Nov 1886, B († 1886, B) († b) 1013

BULES AND ORDERS UNDER ACT XV OF 1865

PARSI MARRIAGE AND DIVORCE

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In supersession of former orders on the subject of the appointment of Registrate of the Sub-Registrates Registrates for the purposes of let XY of 1865, ill the Sub-Registrates of leppointed nider Act XX of 1866, let for the Registration of Assuranced nider Act XX of Personances of Personances Act of Ac

APPLICATION OF RECISERIES OF PARSI MARRIAGES IN THE

Now No LHJ, I D, 19th June 1881, B G 1884 Pt I, p 461 at Localism No. LHJ, p 461 at Localism No. LHJ, I D, 19th June 1881, B G 1884 Pt I, p 461 pleased to declare that for the purposes of Act XV of 1865 the Sub-Registrar (mider Act 111 of 1877) of Aden shall be the Registrar of Parsi Marringes in that Settlement under Section 7 of Act No. 1865

ORDER CONSTITUTIVE PARSI CHILE MATRIMOSIAL COURT IS SURAL IND POONA AND THEIR HAITS NOID, J. John Lug. 1865, B. G. 1865, Vol. 1, p. 486, as

so, 384 q, 11 lo, 4,581 B B 5381 p 1 4105, U l, 1,010 W.
content of the North of 1211, U l 12175, ox 1909
content of the State of the S

The Honourable the Governor in Council of Bombay is pleased to notify under the provisions of Act XV of 1865, Sections 15 and 18, that the Parsi Chief Matrinional Court of Bombay has been constituted in the Presidency Town of Bombay and that Parsi District Matrinional Courts have been constituted in the Courts have been constituted in the towns of Surat and Poona, respectively.

The local limits of the jurisdiction of the Parai District Matrimonial Court of Surat include the Districts of Surat, Broach and Ahmedabad

Kalady (now Sholupur-Bilapur) Court of Poona include the Districts of Poona, Almednagar, Satara and The local limits of the jurisdiction of the Para District Matrimounal

XV of 1865 under provisions of Section 7 oth 10 seem appointed also Registrate out the purposes of Act The District Registrars at Surat and Poona, appointed under Act XII

published hereafter cases in the Parsi District Matrinomal Courts of Surat and Poona nill be The names of persons to be Delegates to aid in the adjudication of

ORDER CONSTITUTING PARSI DISTPICT MATRIMOMIAL COURT

LOK SIZD

Under the provisions of Section 17 of Act XV of 1865, the Honourable Tel q II lov, 3381 & a, 3381 ylul yllel, d a, 1365, Vol II q 1911

coterminous with those of the Province of Sind and to notify that the local limits of the jurisdiction of that Court will be Karachi as the Parsi District Matrimonial Court for the Province of Sind the Governor in Council is pleased to constitute the District Court of

appointed Registrar of Parsi Marriages in Sind, under Section 7 of the The Deputy Registrar appointed under Act XVI of 1864(1)

Tara Marriage and Divorce Act 1865

COLRT OF BOMBAY WITHIN THE JURISDICTION OF THE PARSI CHIEF MATRIMOVIAL SETTLEMENT OF ADEM AND ITS DEPENDENCIES TO BE INCLUDED

Chief Matrimonial Court of Bombay its dependencies shall be included within the jurisdiction of the Parsi Mariage and Divorce among the Parsis) that the Settlement of Aden and Act XV of 1865 (an Act to define and amend the law relating to The Governor in Council is pleased to direct under Section 19 of

BULES FOR THE PARSI CHIEF AND DISTRICT MATRIMONIAL COURTS

Courts in the Presidency of Bombay --Rules and Regulations for the Parsi Chief and District Matrimonial Noin, Hush Court, 1st Sept 1865 B & 1866, Vol II p 1025

of Civil Procedure save so far as such provisions may be varied or modi-All proceedings shall be regulated by the provisions of the Code

between the plaintiff and the other party to the marriage or alleged marriage, the plaintiff shall state that no collusion or connivance exists In cases when the plaintiff is seeking for a decree of nullity of fied by the tollowing rules

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9. The wife, subject to any order is to costs, any, if not satisfied with the hash indisciplent, apply to have a day fixed for hearing such application when when when when when the examined in support of and against such application for chinony.

10 In the who has obtained a decree of padicial separation in hor fixour and has previously filed her application for ilmony, nav, nahes in exour and has previously to the full Court is interposed, move the Court is executed in appeal to the full Court is interposed, move the Court is decree her permanent almony, provided that she shall, eight days it has been making any such application give notice to the husband, it has agent, or to his pleader, of her intentions or to do

} TOGYT BULES AND ORDERS UNDER -VX 10A (3081]

Form of Plaint for Dilorce

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THE JUDGE OF THE PARSI CHIEF MATRIMONIAL COURT

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That the plaintiff was on the

three children, one son and two daughters (as the case may be) that the plaintiff and his said wife have had issue of their said marriage, rith his said vite at and at That after his said marringe the plaintiff lived and cohabited lawfully married to C B at

and other days between that day and the and C B **981** 10 That on the

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defendant,

and on divers such occasions the said C B defendant, frequently met the said R S at 981 That in and during the months of January, february, and Maich committed adultery with R S

committed adultery with the said R S

respect of this suit the plaintiff and the said defendant O B and R S, or either of them in That there is not any collusion or communace whatever detyreen

decree (here state the relief sought) and that plaintiff have further and other The plaintiff, therefore, prays that your Lordship will proceed to

relief in the premises as to your Lordship may seem meet

II oN

FORM OF ALSWER

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Jo livp 981 CHIEF MATRIMOMAL COURT

IZ LUF

The

forth in the said plaint south that she denies that she committed adultery with R S as is set The defendint C B by P A his Pleader, Agent, (or in person)

and on the other days between that day and The defendant further saith that on the

adultery with X Y being a married noman, &e the planning out A 1. bus oilt committed.

other mutters which may be relied on as a ground for demissing the petition) In tike manner the defendant is to state connicance, condonation or

Divoice | Parel Marriage and | EXACTMENTS APPLIAC TO BONB 11

In the plaintiff that he may obtain a decree in this suit, wherefore this defendant that he may obtain a decree in this suit, wherefore this defendant humbly prays—

That i our Lordship will be pleased to reject the prayer of the said

plantand decree de ke

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The Judge of the Parsi Chief Matriyoxial Court

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The application of C'B, defendant the lawful wife of A B, showeth—

That the said plaintiff I B has for many care carried on the usiness of a semi-

from such business derives the net annual income of Rs
2. That the said plaintiff A B holds shares of the

Railway Company amounting in value to Rs sA do min of him all dividend to him of par

to beseesed at a harming plant the B responsessed of the sand plantities of the same and bus sid in the same of th

made in his said distincts of value of Rs.

(and so on for any other property, morable or immorable, the husband

may possess)

The defendant, therefore, humbly prays that your Lordship will be pleased to allow her such sum or sums of money by way of almony pendente life (or permanent alimony) as to nour Lordship shall seem meet

COLBI IX THE PRESIDENCY OF BOYBAY RULES AND REGULATIONS FOR THE PARSI CHILF MATRIMONIAL

Noin, High Court, 10th Sept 1900, B & 1900, Pt I, p 2000

The following Rules and Regulations for the Parsi Chief Matamonial Court in the Presidency of Bombay 310 published for general informa-

1 All proceedings shall be regulated by the provisions of the Code of Civil Procedure, save so far as such provisions may be varied or modified by the following rules

In cases when the plaintiff is seeking for a decree of millity of marriage, the plaint shall state that no collusion or commyance exists between the plaintiff and the other party to the marriage or alleged matriage, and in cases of dissolution of marriage on the grounds of amorriage, and in cases of dissolution of marriage on the grounds of adultery, that no collusion or commyance exists between the plaintiff and the person alleged to have committed adultery

(Forms of Plaints are given, Nos I and III in the Schedule)

The Summons to the defendant shall require him (or her) to put in a viritten statement of his (or her) case, and of his (or her) ansiver to the material allegations in the plaint and to file the same tendays at the least before the day appointed for the hearing of the suit

(Forms of written Statements are given, Nos II and IV in the Schedule)

No statement shall be received after such period without special order of the Court in default, the Court shall be empowered to proceed expente on the day appointed for hearing the suit

4 All plaints, written statements, petitions and all responsive

allegations must be duly verified and must be duly stamped pursuant to the provisions of Act VII of 1870, or they will not be received or filed in cases involving a decree of marriage or a decree of

5 In cases involving a decree of nullity of marriage or a decree of judicial separation, or of dissolution of marriage, the defendant shall, in the written statement, state that there is not any collusion or commyance the written statement, state that there is not any collusion or commyance between the defendant and the other party of the collusion.

between the defendant and the other party to the marriage

6 When a written statement admitting the fact of a marriage between the parties has been filed, and the husband has appeared in the sunt, the wife may proceed to file an application for alimony, in substance according to the Form V, and a day shall be fixed for hearing such application

There are application for almony has been filed, a copy thereof shall be served forthwith upon the husband, and within fifteen days after such service he shall file his answer thereto, which shall be subscribed and such service in the manner provided for subscribing and verified in the manner provided for subscribing and verified in the

or in default the Court will proceed ex parte

8 After the answer of the husband has been filed, the wife may apply to the Court to decree her almony pendente lite, provided that the wife shall, four days before she so moves the Court, give notice to her husband or to his agent or pleader of her intention to do so

9 The wife, subject to any order as to costs, may, if not satisfied with the husband's answer, apply to have a day fixed for hearing such application when nitnesses may be examined in support of and against

such application for almony

10 A vife, who has obtained a decree of judicial separation in her favour and has previoualy filed her application for alimony, may, unless in cases when an appeal is interposed, move the Court to decree her permanent alimony, provided that she shall, eight days at least before making any such application, give notice to the husband, his agent, or to his pleader, of her intention so to do

II The Court may receive in evidence and act upon affidavit produced in support of, or in opposition to, any interlocutory application

Registrar at the Appellate Side or defore any Commissioner for taking affidavits at the Original Side or defore the Registrar or Deputy

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form of Plaint for Dissolution of Marrage

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The Judge of the Pari Chief Matriconal Court at Bonbay

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That the Plaintiff Was on the

and at with his said wife it That after has such marrage the plantiff hved and cohabited 1900 lawfully married to C B at

ung 10 That on the three children, one son and tho daughters (as the case may be) and that the plantiff and his said nife have had issne of their marrings

C B, defendant, to other days between that day and the

committed adultery with R S ur tpo

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day of

the and O B, defendant, That in and during the months of January, February and March

on divers such occasions committed adultery with the said R S frequently met the said R S at pur '

the plaintist and the said defendant C B and R S, or either of them, That there is not any collision of communance whatever detween

in respect of this surt

other relief in the premises as to your Loadship may seem meet decree (here state the relief sought), and that plainfiff have further and The plantiff therefore prays that your Lordship "ill proceed to

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torth in the said plaint sorth that she denues that she committed adultery with R S, as is set The defendant C B by P . 1 his Pleader, Agent (or in person)

The defendant further saith that on the

1900 and on other days between that day and

committed adultery with $X \mid Y$, deing a mained woman, &c the said A B, the plaintiff, at

or other matters which may be relied on as a ground for dismissing the (In the manner the defendant is to state communice, condonation,

betition)

prayer of the said plant and deeree, Le defendant humbly prays that your Lordship will be pleased to reject the with the plaintiff that he may obtain a decree in this suit. Wherefore this The defendant interestable that alicianot colliding of comising

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του ω ο Εμαινή του Βεείει ος Μαμμή ο Μακταση

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The Judge of the Parsi Chief Matricolal Court at Boariz

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1900, married in fact, though not in 149 to the That the plantiff, then a spinster, was on the jo sep so livp 00GT

defendant, then a bachelor, at

That from the said to and

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particularly at Binesaid the plaintiff lived and cohabited with the defendant at divers places, and 0061

That the said defendant has never consummated the said pre-

tended marriage by carinal copilation

That there is no collusion or communice betiveen the plaintiff malformation, legally incompetent to enter into the contract of inarriage protended marriage, the said defendant was, by reason of his impotency or That at the time of the celebration of the plaintiff's said

and the said defendant with respect to the subject of this surt

The plaintiff therefore prays that your Lordship will proceed

declare that the said marriage is inil and void

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and still is apt for cottion, as will appear on inspection was at the time of the said marriage, and from thence hitherto hath been consummate the said marriage so solemnized, and that the defendant the defendant, did 'T 484T

Wherefore the defendant humbly prays that your Lordship will be

pleased to reject the said petition and decree, etc

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The Jodge of the Pirst Chief M itranoling Court it Bounia

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The application of C B defend intellection in the of 1 B, showeth —

business of the individual to the many verse carried on the business of the mean and from and from business derives the net minut means of the derives the net minut the end plaint. It is holds shares of the Railway

2. Thus the said planner A B holds shares of the Railnay Company inconting in solue to Remark to him of Re-

de That the end plumiff I B is possessed of

in ide in his suid business of the yillie of the yillie of the husband (and so on for any other property moy able or minor able, the linsband in y possess)

The defendant therefore hundry peaks that rour lordship will be pleased to allow her such sum or sums of money by used to allow her such such sum or sums of money by the life (or perminent thomas) and some meeting of the life of the sum of the life of the l

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The following fees only shall be allowed in essenting during the Act. — 7021 to VX

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BHEZZ AND KECIZLKYLION OF BOOKS RULES AND ORDERS UNDER ACT XXV OF 1867

SECTION (2) OF SECTION DESCRIPTION BEFORED BY SUBPUBLISHERS OF MARINEPS MAY APPEAR BY ACENT FOR THE
PUBLISHERS PRESCRIPTION SUBJECT TO WHICH PRINTERS AND

Note No 1042-Poll H D Pol, 6th June 1922 B G, 1922, Pt. I p 1286

In exercise of the powers conferred by sections 5 (2) and 20 of the Press and Registration of Books Act, 1867 (XX7 of 1867), the Governor in Council is pleased to make the following rules prescribing the conditions subject to which printers and publishers of newspapers may appear nons subject to the purpose of making the declarations required by by agent tor the purpose of making the declarations required by sub-section (2) of section 5, namely —

The printer or publisher of any newspaper published in British India shall appear in person before a Alagistrate for making a declaration and are sub-section (2) of section 5 of Act XXV of 1867, unless the shall prove to the satisfaction of the Alagistrate concerned that he is unable so to appear by reason of any bodily infirmity or other sufficient cause. He shall, in such case, he permitted to appear by an agent authorised by such printer or publisher by a power-oi-aritorney, duly executed in this behalf to carry out ill the requirements of sub-section (2) of section 5 of the Act

LHE DEFILERY OF BOOKS SHALL BE MADE BY PRINTERS DIRECTLY THE PLACES AT WHICH AND THE OFFICERS TO WHOM,

Xoin Xo 994 G D, 16th Mar 1891 B G, 1891, Pt I p 254

In exercise of the powers conferred by section 9 of Act XXV of 1867, as amended by Act X of 1890, and in supersession of the directions contained in the Northcation published under the said section in the Bombay Government Gazette for 1868, page 93, His Excellency the Governor in Council is pleased to direct that the places and officers at which and to whom the delivery of books by printers in accordance with the said

lipquog fo In the case of books resuring from a Press situated in the Town or Island

Bombay, and to the Collector of Land Revenue, Customs and Opium At the office of the Collector of Land Revenue, Customs and Oprum,

At the head-quarter station of the Collector of the district in which In the case of books issuing from a Press situated elsewhere Rompay

district the Press issning the book is situated, and to the Collector of that

SHYFF BE NYDE BK BEKKLEBS DELIVERY OF NEWSPAPERS REQUIRED BY THE SECTION DIBECTING THE PLACES AT WHICH, AND THE OFFICERS TO WHON THE

1922, Pt I, p 882 Noin No S D 1229, H D Poll, 24th Apr 1922, B G,

to the Commissioner in Sind at the Commissioner in Sind's Office Karachi Sundhi Translator at the Sundhi Translator's Office, Karachi, and otherwise printed or published in Sind shall, if printed in Sindhi, be delivered to the Copies of newspapers as aforesaid Oriental Translator's Office, Bombay vered by the printers to the Oriental Translator to Government at the said section to be delivered free of expense to Government shall be deliherematter otherwise directed, copies of newspapers required by the (XIV of 1922), the Governor in Council is pleased to direct that, save as First Schedule to the Press Law Repeal and Amendment Act, 1922 Registration of Books Act, 1867 (XXV of 1867), as amended by the In exercise of the poners conferred by section 11-h of the Press and

RATES ANDER SECTION 20 OF THE AOT

No 2528, G D, 23rd Apr 1907 Noin No 994A, G D, 16th Mar 1891, B G, 1891, Pt 1, p 255, as amended by Noins No 1326, G D, 15th Apr 1891, and

In exercise of the powers conferred by section 20 of Act XXV of

to make the following inles namely — Excellency the Governor in Council is pleased Government Gazette of 1871, page 783, His said section and published at the Bombay in supersession of the rules made under the 1867,* as amendmed by Act X of 1890, and

sqooq qons and for the regretration of Newspapers, for the pre servation of copies of books printed in British India printed in British India tion of Printing Presses and * An Act for the regula

the Registral of Native Publications of 1867, as amended by Act X of 1890, shall forn and the same to book under clause (a) of the first paragraph of section 9 of Act XXV Every Collector on receiving from a Printer delivery of a

literature, and when it is no longer required for that purpose, shall been registered, use it for the preparation of the annual review of forwarded under the Rule last preceding shall, after the same has The Registrar of Artive Publications on receiving a book

forward it to the Director of Records at the Record Office

provisions of Act VIII of 1870 in the districts of Ahmedadad and Kaha

BEES OF THE KADWA AND LEWA KUNBI CASTES IN AHMEDABAD

AND KAIRA DISTRICTS

Down, Noin No 1931A, Ibih Apr 1811, republished in Gowl Noin, dated 26th Apr 1871, B. G., 1871, Pt. I, p. 479, as Modified by Noins No. 382, G. D., 29th Jan 1889, and No. 1043, G. D., 12th Mar 1890

Under section 3 of Act VIII of 1870 (An Act for the prevention of the munder of female infants), the Viceroy and Government General in pleased to confirm the following Rules, diam'n up by the Government of Bombay under the provisions of Section 2 of that

Rules made under section 2, Act VIII of 1870, and applied, as per Notification, dated 21st December 1870, in the General Department, published in the Bombaz Government Gazette of the 22nd December 1870, page 1346, to the Lewa and Kadna Kundi castes in the Ahmedadad and Kaira Districts, under the Government of Bombaz

I For the purposes of Act VIII of 1870 there shall be formed, in each of the districts of Ahmedabad and Kaira, an Infantioide Fund

which shall consist of—

of members of the registration of buths

I Hees for the registration of buths

Dill	30	and the state of the terms of	1 0
above districts			
portion of the	of marriages	\mathbf{Do}	ΛI
ा स्थापुणा है । ए अग्र	of betrothala	\mathbf{Do}	Π
вид Гемя Кипрів	of deaths	$\mathbf{D}^{\mathbf{o}}$	\mathbf{II}
eastes of Kadwa	of purps	Fees for the regretration	I
or members of fife			

natural causes, the Registiar shall give a virtten permission to temove If they be satisfied that the death arose from grade of Head Constable company with the village Police Patil or a Police Officer not below the report of the death of a female child, proceed immediately to the house in marriages which may come to his knowledge He shall, on receiving the name, all unregratered birtha, deatha, betrothala, marriages, and re-He shall immediately report to the Collector, or to such officer as he may credit them to the Infanticide Fund in such way as the Collector may direct those castes for registration He shall receive the authorized fees and marriages, in the above castes, as may be brought to lum by members of the Collector, all notices of births, deaths, betrothals, marriages, and ieregister in such books and according to such forms as may be ordered by office in such places as the Collector of the District may appoint m the Kadwa and Lewa Kundi eastes fach Registiar shall hold his emment, who shall be styled Registrars of buths, deaths, and marriages In each tainks there shall be one or more officers appointed by Gov-

entertain any doubt, the matter shall be handed over to the Police Officer the body for burial or cremation — If either the Registrar or Police Officer

tor disposal according to law

marriage, or re-marriage, which he is hereby liable to report which he may be resident, the fact of any birth, death, betrothals, districts, to report as belon to the Registrar of the Taluka or Town in the Kadwa and Lowa Kundi castes, and resident at the time in the above It shall be the duty of the undermentioned persons, members of

relative, if none present in the village or town, then the in his absence, the nearest male Buth -The father of the child

nearest female relative so present

temale relative of the wife so present side, if none present in the village or town, then the nearest in his absence the nearest male relative ou the husband's Of an adult female, the husband Death —Of a child, as for a birth

Registrar cremation, without the written permission of the Taluka or Town within one hour, and no such female child shall be removed for burnel or occurrence, except the deaths of female children, n luch must be reported The above births and deaths to be reported within 12 hours of their

Marriage -The same as for detrothal thal (Vihwa Lekh) within 48 hours of the making of the contract with said bride and bridegroom, and with a copy of the contract of betro-Betrothal -The parents or nearest of hin of bride and bridegroom,

Re-marriage —The bride and bridegroom nathin 48 hours

persons at the time of reporting the above births, deaths, betrothals, The undermentioned fees shall be paid by the abovementioned

marriages, and re-marriages

Death —4 annas Buth — Amas,

Betrothal — I Rupee from the parents of the bride, 1 Rupee from those

of the bridegroom

Re-marrage — I Rupee from the bridegroom oπ

sex, etc, of members of his family, or of his caste, hying in his house or ed by Government, any information it may require as to the number, age, to furmal to such person as Government may direct, in any form approv-It shall be the duty of every male member for the above castes

under his control

as Government may from time to tune fix. The assessment shall be to be employed, the amount of pay for such Police officers and servants family, or persons, among whom the above Police officers or servants are entertained, it shall be lawful for the Collector to assess on the class, in excess of the ordinary fixed establishment, or any officers or servants be tioned in clause 3 of section 2 of Act VIII of 1870, that any Police force Should Government consider necessary, for the purposes men-

levred as a revenue demand by the Collector

KOMBI GYZLEZ KESCINDING THE ABOVE RULES EXOEPT AS TO THE LEWA

Noin G D, 18th Sept 1873, B G, 1873, Pt 1, p 786

His Excellency the Governor in Council is pleased with the sanction of the Governor General of India in Council, to declare that the Rules made under section 2 of Act VIII of 1870, and published in a Government Gazette Extraordinary, page 453, dated the 15th April 1871, are rescinded, except in so far as they apply to the registration of births deaths, betrothals, marinages, and re-mainiages amongst persons belonging to the trothals, marinages, and re-mainiages amongst persons belonging to the

2 The duties of Registrar shall be performed by the Village Accountant, or Talati, or such other person as the Governor in Council may from time to time appoint, and no fees whatever shall be payable on temstration

registration

KUNBIS OF THE KAIRA DISTRICT

RULES FOR REGULATING MARRIAGE EXPENSES AMONG THE LEWA

Noin No 382, G D, 29th Jan 1889, B G, 1889, Pt I, p 76, as amended by Noin No 682, G oll, Home Dept, 3rd Oct 1889

The following rules for the regulation and limitation of marriage expenses among the Leva Kunbis of the Kaira District, having been confirmed by the Governor General of India in Council under section 3 of Act VIII of 1870, are hereby published for general information

These rules shall come into force on the lat of February 1889, and shall apply to the Leva Kundis in all villages of the Kaira District

səjny

The following shall be the scale of expenses to be incurred for the celebration of marriages and any ceremony or custom connected therewith, and no other payment of any description shall be made or received —

I —The "Parthan" or dowry paid by the father or guardian of the

bride shall not be more than from Re 1 to Ra 251 This shall include—

(1) The "Chandlo" (the payment the acceptance of which arguites completion of the betrothal),

(2) The 'Was-ant' or deposit on behalf of the bride, but shall not include payments on account of 'Abab'' or miscellaneous

perquisites — These ("Abab") payments shall be restricted as follows, viz — Re I to Rs 14-8 by the father of the bride and Re I to

Rs 30-8 by the father of the bridegroom III —The "Jan" or marriage party and expenses thereof shall be

restricted to the following —

The said party shall not exceed 100 persons and 10 carriages, and not more than three dinners and two morning meals shall be provided For the entire period of the halt the allowance of grain

Геуга Кипы саясея

and 7½ lbs for each of the latter tor horses and bullocks shall not exceed 10 lbs for each of the former

Only sons-in-law shall be entitled to presents on this occasion,

in Kaira, the number of a marriage party under Rule III shall not exceed of some family delonging to any other village Alindra mentioned in the margin and a female member 'oruog Utersumda, Naduád, Khramsad, Odo, Leva family delonging to any of the villages IIIA —In the ease of any marriage detween a male member of a and such presents shall not exceed Rs 2 to each person

twenty persons and two earnages, and not more than one dinner and one

morning meal shall be provided

fanuly shall not exceed Rs 125 IV -The cost of the marriage least to the members of the bride's

house the expenditure shall be restricted as follows — V-On the occasion of the first visit of the bride to her husband's

in a small bag or purse) (1) He I to Rs II on account of "Kothla" (money presented

attendants (2) Re I to Rs 3 m all as "Dakshma" (gifts) to the bride's

(3) Not exceeding Rs 3 for oil, spices and supari (betchuts)

VII -On the occasion of the first visit to the bride's house the "Dakshina" (gifts) to the bride's attendants shall not exceed Rs 1-8-0. nouse presents may be sent not exceeding Rs 3 m value and the VI —On the occasion of the second visit of the bride to her husband's for the use of the bride

presents or "Challa" may be as follows —

To the bridegroom's father, mother, sister, grandfather, and To the bridegroom, from Re 1 to Rs 15

VIII -On the marriage of the first daughter the expenditure shall grandmother, from Re 1 to Rs 5 each

-pəəəxə 40u

Re I to Rs 25 for "Chuda" and "Panetar" or bangle, etc, Re I to Rs 75 for "Mameroo" (or marriage present),

Rs 10 on all accounts And on the marriage of any other child the expenditure shall not exceed tor the bride,

the claims on the bride's family shall be limited tomother, grandfather or grandmother, or of the bride's father or mother, LX -On the occasion of the death of the bridegroom's father,

Re I to Rs II on account of both "Paghdi Shela " and " Baras"

"Kogla" (present on the occasion of a condolatory visit) (condolatory presents of a turban and cloth, etc.), and Re 1 for

exceed Rs 2 and Rs 3, respectively on account of " Poth" and " Chhabdi" (mourning dress, etc.) shall not X —On the occasion of the husband's death the amount to be given

of a death to the women of the family) the expenditure shall not exceed XI —On account of "Chithi" (mourning notes sent on the occasion

Re I to each individual or Rs 75 in all

Tather shall not be used by, or applied for the use or benefit of, the bridegroom's that such gifts shall not be claimable under any pretext, and that they n hen his daughter ind her husband set up house for themselves provided estance or allowance as the bride's father may wish to give or make customary presents of sneetmeats, etc., on the usual occasions, or of such All -Nothing in the idone rules shall prevent the acceptance of

Noin No 1043, G. D., 12th Mar 1890, B. G., 1890, Pt. I., p. 212, as KU/BI CASTE IN THE AUMEDABAD AND KAIRA DISTRICTS BULLS FOR REGULATIVE THE VARRIAGE EXPENSES OF THE KADWA

January 1890, the following amended rules for regulating the marriage In supersession of Government Notification No 473, dated 29th amended by Noth No 409, G. D., 30th Jan 1891

information under Section 3 of Act III of 1870, are hereby published for general Kurt, which have been confirmed by the Governor General in Council expenses of the Kadn i Kundi easte in the districts of Almedadad and

Kaira Districts shall apply to the Kadwa Kundis in all villages of the Ahmedabad and These rules shall come into force from date of their publication, and

of the bride to the father or guardian of the bridegroom shall not exceed The chaillo to be given at detrothal by the inther or guardian

the bride to the father or guardian of the bridegroom may be Re. I and The marriage chandlo to be paid by the father or guardian of Re I and seven soparis or betchints

pind os announ sul mort bedoubed of links ninkl shall not exceed Rs 101, and one rupee on account of the fee to the Unja

shall not exceed Rs 10 ringe procession or at other places on the occasion may be Re I and The value of the cocoanuts to be distributed among the mar-

Re I and shall not exceed Rs 10 on all accounts The expenses of the 'Mosalu' may be

Inclaman' may be Re I and shall not exceed. The payment on account of Chhedo or from all sources

9 ,, Ks 2

Matlu' may be Re I and shall not exceed The payment on account of Mahn

may erceeq 10U bua 1 Hous ЯE рe the payment on account of Purat? L,, g sy

mother-in-law on account of 'Page Payanu' The amount to be paid to the bride's g sy

may be ke I and shall not exceed Rs

before her mother in law the prestration of the bride to be paid at the time of Pago Payanu means a gut

after the marriage is over parture of the bridegroom of metal vessels at the do Purat means the gift

after the marriage is over of the bridegroom's party at the time of the departure an earthen pot with eatables

Mahi Matlu is the gift of samp a uni

touches the

Chhedo Jhalaman means

present by the brides Nosalu' 18 a marriago

fringe of his mother in puqegrooin ` тре соистопу пред гре ευστρεμοί το στι οπα

LOCAL RULES AND ORDERS UNDER (1870, Act VIII-

each shall not exceed 25 by the bride's family to the bridegroom's and the minher of guests at Not more than b Dasaryun or dunner parties shall be given

But if the bride's family prefer to give only one dunner party, then

proof shall he on the principal male relative or guardian in the bride's be considered guests until the contrary is proved, and the burden of All the persons partaking of the dunier shall not be counted as guests number of guests shall not exceed 25 cluldren under the age of ten shall and, in addition, a dirret may be given on the mattiage day at n lich thethe total number of guests may be 125, but shall not exceed that number

The expenses of the Jan or marriage party going to the bride's or bridegroom's family

exceed 150 de given on condition that the total number of meals given does not Rule 9, provided that it the party stays longer, more dinner parties may exceed Rs 30, desides not more than five dumer parties as mentioned in village and defrayed by the bride's family may be Re I, but shall not

The amount to be paid on all accounts to the bridegroom's

her first child may de Re I and shall not exceed Rs II Besides thus triends on the occasion of the bride's going to her husband's house nith

The "Natra" chanllo to be given by the father or guardian the bride's father may give a present of clothes and ornaments

during her life and after her death will belong to her husband should be bought with this money which will be the nife's propertive groom himself may be Re 1 and shall not exceed Rs 100 Ornaments of the bride to the father or guardian of the bridegroom or to the bride-

guardian of the bridegroom or guardian of the S * from the bridegroom or from the parents or The father or guardian of the bride shall not take any money

in-law's house the amount to be paid to him as On any occasion when the bridegroom is invited to his intherbridegroom* on account of giving his daughter

not take with him more than five men 'Pagdi' † shall not exceed Rs 2 He shall

ever shall be made or received by either party

they shall not be used by or applied for the use or benefit of the bride ed that such gifts shall not be claimable under any pretext and that when his daughter and her husband set up house for themselves providassistance or allowance as the bride's father may wish to give or makecustomary presents of sweetmeats, etc., on the usual occasions or of such Nothing in the above rules shall prevent the acceptance of

(a) When a person marries a second wife, the amount of groom's father

but shall not exceed Re 5, and no other payment on any account whatfirst, the chanllo paid by the relations of the second wife may be Re 1. (d) When a person marries a second wife during the life-time of the chanllo shall not exceed Re 100

(c) In such cases reasonable maintenance shall be allowed to the first wife according to her husband's means, and he shall also give her

ornaments worth not less than Re 1, and not exceeding Rs 100 ' 17 In case of Bahma-var mariages the chanllo shall not exceed

Talati for regretration without fee and the amount of the chaullo agreed

The report shall be made within a week of the betrothal or marriagor report shall be marriagor.

The report shall be made within a week of the betrothal or marriage or natra, and the father or guardian of the bride shall be responaible for making it, and if he omits to do so, the father or guardian of the bridegroum, or if he be of full age, the bridegroom himself shall also be responsible "

RULES AND ORDERS UNDER ACT XXIII OF 1871

PENSIONS

HEYE CIVING VEPICERS OF THE SALT DEPARTMENT TO

Noin No 4247, R D, 22nd July 1881, B G, 1881, Pt I, p 397

Under the provisions of sections 5 and 6 of the Pensions Act, 1871, His Excellency the Right Honourable the Governor in Council is pleased to authorize the Deputy and Assistant Collectors of Salt Revenue in charge of Ranges to hear and dispose of claims and grant certificates of money payable on the part of Government in the Salt and Continental of money payable on the part of Government in the Salt and Continental Oustoms Revenue Department, and under the provisions of section 84 of the Bombay Hereditary Offices Act, 1874, His Excellency the Right of the Bombay Hereditary Offices Act, 1874, His Excellency the Right Honourable the Governor in Council is pleased to confer on the Collector of Salt Revenue all such of the powers and duties of a Revenue of Salt Revenue all such of the storesaid officers all such of the lawful contries of a Collector under that Act as are necessary for the lawful control of and are applicable to hereditary offices connected with the said Department

RULES UNDER SECTIONS 5, 8 AND 14 OF THE ACT Noin No 10525, R D, 29th Aug 1917, B G, 1917, R O, 1917, B O, 1917

In exercise of the powers conferred by sections 5, 8 and 14 of the Pensions Act, 1871 (XXIII of 1871), and in supersession of the rules published in their Notification No 6849, dated the 23rd December 1879, as subsequently amended, the Commissioners, Northern Division, as the Chief Revenue Central Division and Southern Division, as the Chief Revenue Authorities in their divisions, have with the approval of Government framed the following rules, namely—

Cases in which the following rules do not apply

Disposal of claims con service performed in any department of the ad-Claims relating to pensions or gratuities granted on account of

in suchmanner as may be directed in the Civil Service Regulations of in otherwise, shall be inquired into and disposed of сециий зетупе репатопа ministration, whether eivil, multary, naval or

Pensions respectively

of it ualan, in respect of which no service com-Claims relating to any eash payment forming part of the property

any rules or orders for the time being in force applicable to such

orders from time to time in force thereimder. In the event of any such the provisions of the Bomb by Hereditary Othees Act and the rules and inquired into and disposed of in accordance nith e sour nojje juting to service natan nutation settlement has been effected, shall be Disposal of claims ru-

proper channel previous to the disposal thereof be applicable, the orders of Government should be obtained through the claim deing preferred to which none of the eard provisions shall appear to

Nothing in the rest of these rules applies to any pension,

applies exejnqeq Cases under rules 1 and 2 gratuity or eash p is ment to nluch rule 1 or rule 2

Pourrs and procedure of officers

Aparthages respectively grants parable from the treasures at Baroda, Cutch, Sadra, Palanpar and the light to the Governor in Kithi war, in respect of pensions or dent it Baroda, the Political Agents, Cutch, Malu Kantha, Palanpur, the same powers shall be exercised by the Resiother is to be exercised of pensions or grants payable in Bombay, and Commissioner by white Poners of Collector and lector for the purposes of these rules in respect (1) The Collector of Bombay shall exercise the powers of a Col-

हात्रा धार्ममार द्रारतकादाहर and Rajkot, and the Commissioner, Northern Division, for the Eadra and stoner for the Bombas in isory and for the treasuries at Baroda, Cutch. (2) The Commissioner, Central Division, shall be regarded as Commis-

Collector in the following eases without refer-א כנותם הוקנטי דכנ in sowoj ezotodiod in enielo do leceleid "the Act", shall be disposed of by the the Pensions Act, 1871, herein referred to us Subject to the processions of rule 6, elimis under section 5 of

— अग्रज्ञातामध्यम् । व्यवस्थानामध्यम् ।

teri) our guirmoulum tot out to dinouter andmi ere exercite energy r terred to m chaire (a) or chair (b), the Collector shall ordinanty fairfoilthe commoth in to early a form entering to early in the dispute is between one without and another. Proxided that (b) execultive the pensions form part of reducing property and (a) c esco ularazione ne transferiple property

45

to the order which he proposes to pass without first obtaining the sanction of the Commissioner of the Division or indirectly shall be disposed of by a Collector Λ 108 Сотшизающет твесев pay any pension or grant is affected directly sanction of виогуел Ч claim by which the hability of Government to Except in the cases provided for in sub-rule (2) of rule 9, no

surstants(v)Act shall be granted in the case of under section 6 of the Act (I) No certificate under section 6 of the certificates ìo

(b) chouth saranjams,

(c) impartible political pensions

(2) In the case of a political pension which is partible among the

сегийсаге тий κ series α ұрб sanction of previous эπт members of the original grantee's family, the Collector may-

report to any Assistant or Deputy Collector Tol arpordinate officers Reference of claims to Act may be referred by him for inquiry and (I) Any claim preferred to a Collector under section 5 of the (b) grant a certificate with the previous sanction of Government Commissioner, or

Assistant or Deputy Collector in charge of a taluka may receive claims or other officer subordinate to him, and every radmr.A

inquiry, to the Collector on behalf of the Collector and forward the same, with his opinion after

Deputy Collector or other subordinate officer as aforesaid shall be (2) No order disposing of any matter referred to an Assistant or

(I) Claimsielating to pensions or grants hearner of disposal of passed by such officer on his own ruthority

(a) the law, if any, for the time being in force applicable to such shall be disposed of in accordance with-

(b) the terms and conditions of the sanad or other document, if any, , ខណរនទេ

(c) the rules or orders of Government for the time being in force if under which such pensions or grants are enjoyed,

(2) But it any claim is brought, the subject matter of n hich has been applicable to such claims

of the claim accordingly lector shall merely record the fact of such previous decision-and dispose already inquired into and disposed of by competent authority, the Col-

Manner of payment and arrears

may be considered and disposed of by the Collector but applications for their payment by monthly or quarterly instalments the let May and ending on the 30th April, he annual one lump sum for the year commencing on Payments generally to All payments of pensions or grants are usually to be made in

full, except in cases where payment is suspended full duly made at the proper time, will be paid in generally in Pensions and grants, for the payment of n hich application is

or by any officer of Government. pending the orders of a Crail Court or pending inquiries by Government

the pension of grant will be paid as follows — Payment of armars. part of i claimint, payment falls into irrear, (1) Where, owing to failure to apply or other neglect on the

Pitet and second years' arrears, in full For the current seer, in full

Third year's arrears, subject to a deduction of 10 per cent.

Fourth i ear's arrears, subject to a deduction of 15 per cent.

(2) No deduction shall be made under this rule from arrears of pay-Fifth year's irrears, subject to a deduction of 20 per cent

is seen to the second of the s ments ane-

per ammin in imount, or

(3) In this rule, ' current year ' means the year within which pag-(b) under compensation bonds

ment is properly due under rule 19

authorize the payment of prease due to Subject to the provisions of rule 11, sub-division il otheers may

-med viets themto deceased persons. deceased person after such un estigition as Payment to amenta due

(a) of the ictual date of such person's death, and

mae, to receive payment. (b) that the applicant is entitled as ench person s legal hear, or other-

ment of n luch no application is duly made for (1) The Miniatche shill strike off my pension of grant for p.g.

Gosava s allow unce, tho years, and all arears sagel or Penson or grant not borny ments a rol ment more than six years, or, in the case of a Hardas

title, the Collector may sanction re-idinisaon 14 "as held under a permanent or hereditary Where a pension or grant nhich has been struck off under tale shall thereupon be forfeited

լցօբ ԽժՀացաբ ferred under section 5 of the Act within 12 years from the date of the of the same, nathout payment of arrears, if a claim thereto is duly pre-

officer on all bills for arrears arrears to be noted ment is an ide wise be noted by the disbursing Date of applications for Thed iteon which application for pay-

tollowing places, namely -Place of payment. Penaions or grants will be paid at the

officiating hereditary patel in such vill age—through such patel. the amount does not exceed Rs 5 per annum and there is in of the district in which the institution is situite, (ii) when village in which such institution is situited—at the treasury whatever the amount, when there is no dereditary patel in the amount of the pension or grant exceeds ha 5 per annum, or, it perfells on behalf of a religious mattertion—(i) when the

territory—at the nearest Government treasury, it payable on behalf of a religious matitution in foreign

лешеит то тре тестриеит if the pension or grant is personal—at the treasury most con-

Transfer of payment Collector if the transfer sought is from one Orders for transfer of payment under rule 17 will be made by the

district to a tieasury in another district nithin the same division, and by the Commissioner, if the transfer sought is from a treasury in one treasury to another within the same district,

(I) All pensions and grants shall be deemed to be due on the by Gorermment in any other case

Time of payment 1st May next after the completion of the year

 ullet o de 6/6, by or under the orders of Government for payment of pensions ordinarily be pryable only in the months respectively fixed, or hereafter in respect of which they are payable, but shall

(2) When payment in monthly or quarterly instalments has been and grants of the inrious descriptions

accordance with such direction Ansected by the Collector under rule 10, payments will be made in

Persons to whom payment will be made

records as the payees thereof, or to their duly Persons to nhom pay names have deen authorizedly entered in the Pensions and grants will be paid only to those persons whose

they are minors to their administrators emponered attorneys or mulhityars, or, if ment is to be made

(I) Except as is otherwise provided in rule 31, payments will

by the production of a certificate, signed by trator only if he satisfies the disbursing officer be made to an attorney, mukhtyar or adminis-

the pension or grant is due payee nas lying on the last day of the year or other period for which a Alagastrate or some other nell-known person of respectability, that the

certificates need be obtained only once every three years (2) Where each allowances are remitted by postal money order life-

(3) Lite-certificates signed by a Talati, Kulkarni, Tappeder, Shan-

(1) In the case of pensions or grants n hich Government bhog, Village Accountant or Police Inspector may be accepted

provisions of rules 23 to 26, be entered in the holder for the time being shall, subject to the recognize as altenable, the name of the lawful

Pase in case of alten-

Life certificates

able pensions or grants

records as payee

taluka or mahál in which the original grantee or his descendants reside, each payment a certificate from the Mamlatdar or Mahálkari of the sale, gift, mortgage, or the like, such payee must produce at the time of be in elistence, and the payee has obtained a transfer of the same by only so long as the original grantee and certain of his descendants shall But if any such pension or grant is continuable by Government

on the last day of the year or other period for which such paymentis due mastiably denamed) on whose behalf payment is claimed was or were alivein the said territory, that such grantee or his said descendants (who should or, if their residence be in foreign territory, of some British officer resident

name in the records shall be received and Applications for mutation of the payee's.

disposed of by the Collector

the consent in writing of the existing payee of the payee's name may be made on obtaining Government recognize as allenable, mutation (1) In the case of a transfer of any pension or grant which

77 Collector tion to be disposed of by Applications for muta

Procedure for mutation

without further inquiry

evidence as he deems fit production by the applicant of a certificate of heirship and of such other (2) In the case of the death of a payee, the Collector may require the

able, the application shall be regarded by him as a claim under section 5 the Collector doubts whether the pension or grant is any longer continu-(3) Whenever there is any dispute detween parties, and n henever

of the Act, and shall be dealt with accordingly

investigation specified in sub-rule (3) may be made by the Collector nithout further any claim under section 5 of the Act (including applications of the nature (4) Any mutation of names rendered necessary by the decision of

Deceased multary pen estate of a deceased Indian military pensioner, (1) The disbursing officer shall pay arrears of pension due to the

Pensioners should be encouraged to make such registraanch payment regratered in his office by the deceased pensioner as the person entitled to to any person whose name may have been STOUGES

tion during their life-time

in n hich the deceased pensioner resided, declaring such person to be enperson n ho shall produce a certificate from the Collector of the district when proof is given of the exact date of the death of the pensioner) to any pay the arrears (which shall be limited to three month's arrears, except (2) If no such registration has been made, the disbursing officer shall

titled to such payment

the eldest son, if of full age, or of the widon as guardian of the sons, if if the pensioner has left a widow and sons, the certificate will be given to as sole heir, or as a principal representative of all the heirs For example, upon inquity, appear to him to be dest entitled to receive payment, either (3) The Collector will grant such a certificate to such person as shall,

Only one person or dinanly to be entered as will be entered as payee of each separate entire (I) As a rule, the name of one person only the sons are minors

which Government recognize as alienable, such transferees must elect (2) In the case of tho or more joint transferces of a pension or grant persion or grant 22 Ctl

whose name shall be so entered, and in the event of their failing so to do

enter the name of such one of them as he deems fit nithm such period as shall be fixed by the Collector, the Collector shall

n ho is the senior heitess, and shall enter his or her name as pavee grantec's or of the transferce's family, or, in the absence of male heirs eldest male representative of the senior surviving branch of the original (3) In the case of joint heirs, the Collector shall determine who is the

Provided that, at the request of the person thus entitled to be en-

nte-time stituted by the Collector for that of the and person during such person's tered as payee, the name of any other member of the family may be sub-

Joint parees and sepa (1) If any pension or grant has been hitherto entered in the

has been recognized and the shares entered persons, or if any division of a pension or grant records in the joint names of two or more

records except nith the previous sanction of the Commissioner, which hercafter be continued, but no such new entries shall be made in the separately in the names of the respective co-sharers, such entries may rate recoluition of sharers.

This concession should, of payment by special written order in each case the sub-division of a pension or grant by the disbursing officer at the time Provided that the Collector may, on nritten application, sanction shall be given only under very special circumstances

hon ever, de granted very sparingly and only in very special cases

Payments to joint payces consequence of disagreements amongst joint Мһепечет, ш of pensions and cash allowances and the entry of new names in the registers (2) It is the policy of Government to disallow and discourage the partition

receipt shall not be obtainable for any payment payees or for any other reason, their joint

willing to pass a receipt payment to de inade to any one or more of such joint payees who may de already due, the Collector may authorize such when their joint receipt

The persons recorded as the payees of pensions or grants, and

entitled co-sharers or sub-shares in the proportions to which they are respectively payment to themselves, but are responsible for distributing the same to all appropriate the whole of such pensions, grants or aton or grant to sharers Pagees responsible for proper distribution of pen under rule 28, are not necessarily entitled to the persons to whom any payment may be made

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production by him at the time of each payment, which shall be noted under the disbursing officer's aignature shall be furnished to the payee for A copy of such roll receive payment of a pension or grant from him disbursing officer of every payee entitled to Preparation of desorip in the form of Appendix A shall be kept by the (I) Except as is othern ise provided in rule 31, a descriptive roll

with the particulars given in the descriptive roll, and the disbursing (2) The person applying for payment shall be identified by comparison

thetein in the manner shown in the form

officer should take every precaution against fraudulent personations. When the payce can write, his signature should, at the time of payment, be compared with that in the descriptive roll in the disbursing officer's procession.

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1) Descriptive tolls and the certificates may be dispensed with the case of indians of rank and pardah mishin certificates may be distincted in the dispense of high in certain that account be exempt from the general tense in certain that account be exempt from the general tense in certain that account the general tense in the general tense in certain that account the general tense in the general tense ind

(2) Descriptive rolls are not necessary in the case of pensions or grants on account of Indian religious or charitable institutions which are payees of payees of payees of payees of payees or committees or to think ances or committees or to think ances of payees allow ances which have been declared to be continuable hearts for the payees are smally allowed by the formal payees of payees are not accountly hearts of the payees of payees of payees.

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book at the time of each subsequent pryment

errey having brook shall be prepared every ten years

(3) Where the payee is illiterate his left thumb impression shall be

substituted for his signature and this rule shall be read accordingly to \$\{\text{1}\} \text{ in every case in third, the payee is not personally known to the program of the every case in the payee is not personally known to the payer.

Identification of persons the dishursing officer, he shall be required to not known bring with him, when he comes to receive payment, a witness known to the dishursing officer to prove his identifier

(3) The witness shall, in token of the nearthying the payee, after (3) When the payee is personally known to the cheatifying the payee, after (3) When the payee is personally known to the cheatifying the payee, after (3)

hach with east and the algorithm of the disbursing officer shall himself put his institute below the significance of nisting of the physic in token of his

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Death of pullers

31 (1) It shall he the duty of the village officer to send to the Report of death of the death in his village of any recipient of a treport of death of payer of death of payer.

(2) The Maniatdar shall, on receipt of the intimation, note the such in the petakhalardie (taluka form No XIII), and in ense the deceased held any allowance from any other treasury or treasuries, comminueate

the fact to such treasury or treasures

Records and accounts

35 (1) The Commissioner shall cause to be prepared, under his of sanctioned pensions and of all pensions and grants in each district in his grants.

Stants district pensions and of all pension and furnish printed copies there is better to be grants.

Accountint General and Government the Amhitelite, the Collectore, their lesistants and Deputics, the

(2) Where such held have alreaded been propared under the signature

Cutch, Mah Kanthi Palanpur, and the Agent to the Governor in printed copies thereof to the Resident at Birods, the Political Agents treasuries at Baroda, Cutch, Sidea, Polangue and Rashot, and furnish bets of all pensions and grants provide in Bomba, and at the Political (3) The Commissioner, Central Division, shall also prepare similar of the then ition Settlement Officer, non lists need not be prepared

notto maos tions to, the lists referred to in rule 33, in conse-(1) I monthly statement of all proposed alterations in, or addi-

submitted by each Collector (on such date 18 preceding month affecting the same, shall be quence of decisions or orders passed during the

Central Division Commissioner bittiments to be submitted

K ithan ir

General) to the Commissioner, Central Division may be fixed for their submission in communication with the Accountent-

(2) The Commissioner, Central Division, shall cause such statements

ment so countersigned and fornarded to him also correct his lists in accordance with the duplicate copy of the state-The Accountant-General shall concerned shall be corrected accordingly direct that the listeria his own office and in the retions offices in the districts the orders of the Commissioner duly recorded thereon, and shall also then the duplicates thereof to be sent to the Accountingulation of the to be promptly serntumzed in his other, and, after countersigning the same,

accounts or the and lists, except with the previous sanction of the (3) No pension or grant shall be entered in, or struck out from, the

soon after as possible prepare ledgers (pela-Disbursing officers shall on the first of Alay of each year, or as Commissioner

No XIV, and will be held responsible for the correctness of the entries No XIII and will keep books in the taluka form धार्यातिष्यात्वाति विद्यास khalalahis) in accordance with the taluka form to be kept Accounts

to time in these ledgers and books and for their being properly filled in from time

ganads

Gos emment issue of such sanads has been, or may dereafter be, sanctioned by of every pension or grant in respect of which the of Penalons and grants favour of the payee or pas ees for the time being Issue of sannal to payers Council will be executed by the Collectors in (I) Sanads in the name of the Secretary of State for India in

has e been issued under this rule officers, authorized by Government in this dehalf, shall be deemed to by Alienation Settlement Officers, or by Collectors, or by any other (2) Such sands nill be issued once for all, and sanads already issued

LOCAL RULES AND ORDERS UNDER [1871, Act XXIII-

- (3) The terms and conditions to be inserted in these sanads will be such as Government may from time to time authorize, or as may already have been so authorized
- 39 (1) Registers of the sanads referred to in rule 38 will be Registers of sanads to kept by each Collector, and a general register be kept
- (2) The said registers shall be open to public inspection during office hours, and extracts from the same shall be obtainable, subject to the same rules and to the payment of the same fees as apply in the case of registers of the documents mentioned in section 90, sub-section (1), clause (d), of the Indian Registration Act, 1908

snonunposite

- 40 A certificate for reference to the Civil Court under section 6 of the Act, granted to a person claiming a right to Certificate of reference of succession to, or participation in, any pend of the Act sand of succession to, or participation in, any pend of the Act sight relating to any pension or grant, by a Collector under rule 5, shall be in the form of Appendix B
- 41 (1) The examination and passing of the monthly cash alteration Cash alteration lists shall be performed in the alteration branch be passed in alteration of the office of the Commissioner, Central office
- (2) All Collectors shall send their monthly cash abenation alteration statements to that office for approval and admission or orders. They will then be forwarded to the Accountant-General

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	1.	To when substitute of the disputer of solitors	-		ī	Let ter of the of a concert of the officer when the prince for earlier the fact of the fac	

APPENDIX B

(see rule 40)

Form of Certificate

ot thur sulfitting a claim

Whereas A. B of against C D of

to establish his right to

(here state clearly the nature of the claim),

This is to certify that I, E F, Collector of do hereby authorise, under section 6 of the Pensions Act, 1871, the timl of the said claim by any Civil Court competent to try the same

(Seal of the Collector

Collector

Collector

Collector

RULES FOR SIND

Noin No 4000, Commit, 23rd Oct 1917, S G 1917, Pt 1, p 1347

In exercise of the powers conferred by sections 5, 8 and 14 of the Pensions Act, 1871 (XXIII of 1871), and in supersession of the rules published in his notification No 5753, dated the 14th December 1881, as subsequently amended, the Commissioner in Sind, as the chief revenue authority in Sind, has, with the approval of Government, framed the following rules, namely —

RULES MADE BY THE COMMISSIONER IN SIND UNDER THE PEUSIOLS ACT, 1871

Cases in which the following rules do not apply

I Claims relating to pensions or gratuities granted on account of service performed in any department of the administration, n hether civil, military, usival coming service pensions or otherwise, shall be inquired into and disposed.

of m such manner as may be directed in the Civil Service Regulations or respectively

2 Nothing in the rest of these rules applies to any pension, gratuity Cases under rule 1 or each payment to powers and procedure of

excluded. officers to which rule 1 applies
3 (1) Subject to the provisions of rule 4, claims under section 5
of the Pensions Act, 1871, herein referred to

Collector's power of as "the Act" shall, in cases where the pensions disposal of claims under are transferable property, be disposed of by the section 5 of the Act

Collector without reference to higher authority.

impartible yenwons, ordinatily issue a certificate nuclei section 6 of the allowance or the above narmer the Collector shall except in the case or Re to starts a to stearts of educate to seem shi mi real behavor!

Act authorising the Civil Court to the tales same.

as are partiels among the newbers of the original grantes's tambir, the (2) In the case of all impartible rentions and such rolliness reneinness

sanction of the Commissioner shall that be obtained

mannerly, shall be disposed of by a Collector न्याराज्य ७६ द्वायाः वि गण्याच्या प्राच्याच्या ७६ ದರ್ಕಿಸ್ ಕಿಪ್ಟ್ ಬಾಕಿಡ ಒಂದಾದು) edition of trass section? मृत्य यहाँ का उपन्यापस्थातम् अ किया मुख्या है। प्रस्था प्रस्था के प्रस्था प्रस्था के प्रस्था प्रस्था प्रस्था प्रस्था के प्रस्था प्रस्था प्रस्था प्रस्था के प्रस्था प्रस्था के प्रस्था प्रस्था के प्रस्था प्रस्था के प्रस्था Except in the case provided for in sub-rule (2) of rule 6 no claim

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behalt of the Collector and internal the san e. mit his opinion arrest no emielo stre dei porte de lo segredo in rosollo). Trugell to iniciale en order and or standards ream radio \$25272 bus vinges for mid vd benteist of vell tok or early to surfinge to roughlot) vinged to indiseask vin of rioger of surfinger क्या १७ दे बढा-१७३ क्रोडाय १०-१०विद्या १० व क्रियम्बद्य व्यवान प्रतस् (I)

र राज्यक्ष्यक्ष यह वर प्रभावत स्थानस्य यह क देवाहव्यक्ष स्थान वर्ष (८) inguir, to the Collector

र प्राथमा वाम असे प्रव प्रश्ना विवास रूप Depart Collected stationalists of other substantial description of other passed

—निराम श्रावकिर०००। के व्हिल्ड्न के क्यावस 6. (1) Claums relating to penesons or grants shall be disposed of in

(a) the law is any for the time desire in some applicable to وأعنست

(व) रहेर स्थापन वार्च २०११ प्राचन को एक स्थापन विकास प्राचन है। हतात्वार व्यामाह

(c) the tilles of orders of Government for the time being in 1000e μ any, under π h.ch such ν enesons or grants are enjoyed

has accessed exertery done to real shir brosser yielden liede rosselled been already enguined into and disposed of by competent suchainty the ead found to estrem to-tobe subject mate of mile in the (2) ii applicable to such claims.

dispose or the claim accordingly

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रत प्रथम रामरामित्या प्रशासम् के प्रथमित का प्रथमित वार्ष महार हो। स्वरूप May and ending on the 30th April due sophia-हा कोर एक द्वानाक पालक दक्षा को यह पाल पाल के पालक का कार पालक स्थाप के पालक पाल का कार पालक पाल का कार पालक प and or relative of pensions or grants are renally to de made in one

क्ष प्रशास्त्र होते हे क्षेत्र का प्रशास्त्र हो। वह क्षेत्र क्षेत्र क्षेत्र क्षेत्र क्षेत्र क्षेत्र क्षेत्र क्ष considered and disposed on by the Collector

Fending the orders of a Cital Court or pending enquires by Government मधी स्टब्स्ट्राम संबद्ध स्टब्स्ट महिन्म हर्मा वर्षस्ट्र होता

ा कि यार श्यांका वा किएशामाश्या:

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other evidence as he deems fit production by the applicant of a certificate of hairship and of such (2) In the case of the death of a payee, the Collector may require the

(3) Whenever there is any dispute between parlies, and whenever

section 5 of the Act, and shall be dealt with accordingly continuable, the application shall be regarded by lum as a claim under the Collector doubts whether the pension or grant is any longer

specified in sub-rule 13), may be made by the Collector without further any claim under section 5 of the Act (including applications of the nature (4) Any mutation of names rendered necessary by the decisions of

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Deceased Multary penestate of a deceased Indian Military pensioner, (1) The disbursing officer shall pay arrears of pension due to the

registration during their life-time Pensioners should be encouraged to make such to such payment registered in his office by the deceased pensioner as the person entitled to any person whose name may have been

district in which the deceased pensioner resided, declaring such person. any person who shall produce a certificate from the Collector of the when proof is given of the exact date of the death of the ponaioner) to pay the arrears (which shall be limited to three months' arrears, except (2) If no such registration has been made, the disbursing officer shall

to be entitled to such payment

the sons, if the sons are minors be given to the eldest son, it of full age, or to the widow as guardian of example, if the pensioner has left a widow and sone, the certificate will either as sole heir or as a principal representative of all the heirs upon enquity, appear to him to be best entitled to receive payment, (3) The Collector will grant such a certificate to such person as shall,

(1) As a rule, the name of one person

entire pension or grant ordinarily entered as payee only will be entered as payee of each separate Only one person to be

entered, and in the event of their failing so to transferees transferees must elect whose name shall be so-In the case of joint which Government recognize as alionable, such (2) In the case of the or more joint transferees of a pension or grant

enter the name of such one of them as he deems fit do within such period as shall be fixed by the Collector, the Collector shalf

(3) In the case of joint heirs, the Collector shall determine who is the

payed heirs, who is the senior heiress, and shall enter his or her name as grantee's or of the transferce's family, or, in the absence of male eldest male representative of the senior surving branch of the original

Incrook's life time substituted by the Collector for that of the said person during such cutered as payee, the name of any other member of the family may be Provided that, at the request of the person thus entitled to be

shares in a pension or grant have deen hithorto Joint payers or holders hold a pension or grant or whose separate (1) Existing entries regarding names of persons who jointly

recognised in y hereafter be continued, but

All non entries when sanctioned shall be very special errenmistances smetion of the Commissioner in Sind which shall be given only under no such nem entries shall be made in the records except with the previous

brought on the eash distinction list

should, honever, be granted very sparingly and culy in very special This concession occision only, of the name or names of the parces риध्याद्ध оपुरक्र I special enter should be made in the records, for that appliention, smetion the sub-division of a pension of grant by the disp itticulat par ment the Collector may, by special nitten order on nitten (2) Provided that in special eitenmet mess on the occasion of any

टाभटाष्ट्रभटा pretition of pensions and eigh allowances and the outer of new names in (3) It is the policy of Government to disallon and discourage the

ny not optainable receipt shall not be obtainable for any payment Eastments to joint payees payees or for any other reason, their joint Whenever, in consequence of disagreements amongst joint

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The persons recorded as the payees of pensions or grants, and

respectively entitled to all co-sharets or sub-sharets in the proportions to ninch they are or parment to themselves but are responsible for distributing the same appropriate the "hole of such pensions, grante sion or grant to sharts Payer distribution of pen under rule 25, are not necessarily entitled to the persons to whom any paymont may be made

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therein in the manner shown in the form tor production by him at the time of each payment, which shall be noted under the disbursing officer's signature shall be furnished to the payee to receil e pas ment of a pension or grant from him A copy of such roll the disbursing officer of every payee entitled ellor Jris Preparation of desemp in the form of Appendix A, shall be kept by (I) Except as is othernise provided in rule 28, a descriptive roll

be compared with that in the descriptive roll in the disbursing officer's When the payee can write, his signature should, at the time of payment, officer should take every precaution against fraudulent personation with the particulars given in the descriptive roll, and the disbursing (2) The person applying for pas ment shall be identified by comparison

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28 (I) Descriptive rolls and the certificates may be dispensed with Descriptive rolls and the case of Indians of rank and pardalmishing certificates may be dispensed with in certain certain that account be exempt from the general cases

responsibility which necessarily attaches to all payments

(2) Descriptive rolls are not necessary in the case of pensions or grants on account of Indian religious or charitable mathutions which are paid to panches or committees or other representatives of these institutions, nor in the case of payees of allowances which have been declared to be continuable breadstownly.

declared to be continuable hereditarily

29 (I) The disbursing officer shall, if the payee be able to write, signature book specially kept Signature book for the purpose, when he first presents himself

to receive payment, and shall compare this signature with that in the

receipt book at the time of each subsequent payment

(2) A fresh signature book shall be prepared every ten years

(3) Where the payee is illiterate his left thund-impression shall be read

accordingly

30 (1) In every case in which the payee is not personally known.
Identification of persons to the disbursing officer, he shall be required

payment, a witness shall, in token of his identifying the payee, affir his (2) The witness shall, in token of his identifying the payee, affir his

agnature or mark below that of the payee in the receipt book

(3) When the payee is personally known to the disbursing officer, no such witness shall be necessary, and the disbursing officer shall himself put his initials below the signature or mark of the payee in token of his identity. The mark shall invariably be a thumb-impression

Death of paylees

31 (1) It shall be the duty of the Tapadar to send to the Muhhtrarhar deport of death of payee in his tapa of any recipient of a cash allowance

or grant from Government (2) The Mukhtharkar shall, o

(2) The Mukhtiarkar shall, on receipt of the intimation, note the fact in the peta khatawaki (Taluka Form No 24) and in case the deceased held any allowance from any other treasury or treasuries, communicate the fact to such treasury or treasures.

Records and accounts

32 The Commissioner in Sind shall cause to be prepared under his Printed between the remacular of sanctioned pensions and of all pensions and grants in each district single pensions and grants in each district single pensions and grants in each district thereof to the Muhhtiarhars, the Collectors, their Assistants and Deputius, the Loueral and Government

(3) The terms and conditions to be anserted in these smar dividy is the bear sometimes from time to time anthorize or as may dividy be been somithered to

90 (1) Registers of the smads reterred to in rule 35 will be kept included in general register by the included general register by the included by the Commission of the included by the inclu

(2) The said registers shall be open to public inspection during office hours, and extracts from the same hours, and extracts from the same recessor to the payment of the same fees as upply in the case of registers of the documents mentioned in section 90, sub-section (1), clause (d), of the final indian Registration Act, 1908

*รกงจนทุ*กจระบุญ

Activities of relevance to the Civil Court under section 6 of the Act, granted to a person claiming a right to Certificate of relevance of succession to, or participation in, any pension of of the Act or any other right relating to any pension or grant by a Collector under rule 3, shall be in the form of Appendix B

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	- - -	Shautur whim ses of identific tion	
		of the officer Date of the officer whom preparing marks the roll is the roll taken	
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(SLE RULE 27)

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APPENDIX B

(SEE RULE 37)

Form of Certificate

to establish his right to anomash at , preferring a claim against U D, of Whereas A. B, of

authorize, under section 6 of the Pensions Act, 1871, the trial of the said This is to certify that I, E F, Collector of do hereby to (here state clearly the nature of the claim),

claim by any Civil Court competent to try the same

161

this day of

Dated at

(Signed) E E,

Collector

Collector Seal of the

SPECIAL MARRIAGE RULES AND ORDERS UNDER ACT III OF 1872

FIXING THE SCALE OF FRES TO BE PAID TO THEM ORDER APPOINTING EX-OFFICIO REGISTRABS OF MARRIAGES AMD

Noin G D, 18th Sept 1872, B G, 1872, Pt I, page 1046

to be ex-office Registrars of Marriages under that Act in the Bombay able the Governor in Council is pleased to appoint the following persons Under the provisions of acction 3 of Act III of 1872, the Honour-

For the City of Bombay Presidency —

of 1872, for a District to extensive Megratrat of Marriages under Actill each Central Sub-Division to be specified, each Sub-Registrar of Districts under that Act as hereafter Sub-Divisions in the Registrars Act VIII of 1871 (1), for the Central The Sub-Registrars appointed under of Fort and Colaba under that Act for the District and Sub-District appointed under Act VIII of 1871, The Registrar and Sub-Registrar (*)

For the Mofussil

(1) I78I lo Then he is employed under Act VIII with the Registrar's District in For Aden

(1) 1781 to 111V The Registrar appointed under Act

His Excellency the Covernor in Council is also pleased to lay down the Under the provisions of section 14 of the said Act, No III of 1872,

— (¹) I78I 3o Central Sub-Divisions of the several Registration Districts under Act III The following Sub-Registrars are declared to be Sub-Registrars of the remander be held to be the perquisite of the Registrar only of the fee paid shall be credited to the Registration Fund, and the Marringes, but nhen the Registrar attends at any other place, Rupees 5 Fund n hen the marriage is solemnized at the Office of a Registrar of The fees shall be credited to the Fund known as the Registration under the Act 0 8 ког ечету отиет аррисатов чинси шау pe necessary For a copy of a marriage certificate 0 0 Ι 0 0 Ι the Act For the registration of an objection under section 6 of 8 0 For the registration of a notice under section 4 of the Act 0 For such solemnization at a private house deyond six miles 30 0 0 of six miles from the office of a Registrar of Marriages 12 0 0 For such solemuzation at a private house within a radius Registrar of Marriages 0 0 For the solemuzation of a Marriage at the Office of a Rs a ď said Act following scale of fees to be paid to the Registrars of Marringes under the ENVCLNEALS VEPLYING TO BOMBAY Special Marriage]

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BULES AND ORDERS UNDER ACT XV OF 1872

INDIAN CHRISTIAN MARRIAGE

MARRIAGE REGISTRAR RECISTRAR IN A DISTRICT WHERE THERE IS NO RESIDENT THE COLLECTOR AND DISTRICT MAGISTRATE TO ACT AS MARRIAGE

Noth Ec D, 19th Nov 1872, B G, 1872, Pt I, p 1202

Registrit of Marriages and Magistrete of such district, shell be considered and shall ret as a district "here there is no Residont Marriage Registrar, the Collector Excellency the Governor in Council is pleased to declare that in Under the provisions of Section 7 of Act XV of 1872, His

ORDERS APPOINTING MARRIAGE REGISTRARS

Under section 7, Part I, of the Indian Christian Marriage Act XV Noin No 1, Ec D, 8th Jan 1891, B G, 1891, Pt I, p 38

the Political Resident, Aden, to be Merriage Registrar at Aden of 1872, His Excellency the Governor in Council is pleased to appoint

Noin No 12, Ec D, 27th Feb 1888, B G, 1888, Pt 1, p 206

Registrar and Marriage Registrar, respectively, for the District of Ahmed Magistrate and the Cantonment Magistrate, Ahmedabad, Semor Marriage His Excellency the Governor in Council is pleased to appoint the District Under section 7 of the Indian Christian Marriage Act XV of 1872,

Moin No 34, Ec D, 19th Jan 1910, B G, 1910, Pt 1, p 64

Provided that when the City Deputy Collector for the time being the Marriage Registrar for the district of Karachi to appoint the City Deputy Collector of Karachi for the time being to be tian Marriage Act, 1872 (XV of 1872), the Governor in Council is pleased In exercise of the powers conferred by section 7 of the Indian Chris-

is not a Christian this notification shall not apply

Noin No 30, Ec D, 21st Aug 1886, B G, 1886, Pt I, p 698

under the provisions of section 7 of Act XV of 1872 he is a Christian, to be a Marrisge Registrar, for the District of Poons, Council is pleased to appoint the City Magistrate of Poons, whenever Government Gazette, dated 21st idem, His Excellency the Governor in dated 19th Movember 1872, published at page 1202, Part I, of the Bombay With reference to Notification in the Ecclesisatical Department,

LOCAL RULES AND OPDEPS UNDEP { 1872, Act XV-

Noth No 471, Le D, 8th Dec 1915, B G, 1915, Pt I, p 2961

In evereuse of the powers conferred by section 7 of the Indian Christian Marriage Act, 1872 (XV of 1872), and with reference to Government Zotification in the Ecclesiastical Department Zo 30, dated the Massistant August 1886, the Governor in Council is pleased to appoint the Assistant Collector, Haveli, being a Christian to be a Marriage Registrar for the district of Poona whenever the City Magistrate of Poona is not a district of Poona.

Noin No 45, Ec D, 10th Aug 1892, B G, 1892, Pt I, p 806

Under section 7, Part I, of the Indian Christian Marriage Act XV of 1872, His Excellency the Governor in Council is pleased to appoint the Deputy Commissioner, Upper Sind Frontier, to be Marriage Registrat, Upper Sind Frontier District

NVERINGE PECISTER BOOK
REQUIRING THE DEPOSIT OF THE EXTRACTS FROM THE

Notn No 31, Ec D, 15th July 1909, B C, 1909, Pt I, p 1333 of the Exercise of the powers conferred by section 62, sub-section (1), of the Indian Christian Marriage Act, 1872 (XV of 1872), His Excellency the Indian Christian Marriage Act, 1872 (XV of 1872), His Excellency coefficient of the fine said Act to grant certificates of marriage between Mative Christians, shall deposit quarterly in the office of the Registrat General of Births, Deaths, and Marriages, Bombay Presidency, true and duly authenticated extracts from his marriage register book kept by him under section 62 of the Act of all entries made therein during the preceding three months

Tees to be charged for 1874, B G, 1874, Pt I, p 820 Noin Ec D, 7th Oct 1874, B G, 1874, Pt I, p 820

Under section 82 of Act XV of 1872 (The Indian Christian Marriage Act), and with reference to Notification dated 9th April 1873, His Excellency the Governor in Council is pleased to direct that no fee shall be demanded or paid for a certificate demanded at the time of a marriage taking place under Part V of the said Act, but when a certificate shall be demanded at any subsequent time, the fee of Rs 2 should be paid for the labour imposed upon the Marriage Registrar in searching his register books and granting the certificate

AND PRESCRIBING THE PERS CHARGEABLE UNDER SECTION 82

Noin Ec D, 9th Apr 1873, B C, 1873, Pt 1, p 337

Accouse of the power vested in him by Act XV of 1879 (

In exercise of the power vested in him by Act XV of 1872 (The Indian Christian Marriage Act), His Excellency the Governor in Council is pleased to declare and direct as follows —

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Act XIV of 1869 to the local hunts azed by the Bombay Government under Section 3 of (The Bomb ty Civil Courts' Act), and that his jurisdiction shall extend 1872, shall be the District Judge appointed under Act XIV of 1869 The the District Indge for the purzoes of section 85 of Act XV of

That the fees chargeable under Act XV of 1872, section 82, shall be

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copies thereof, and granting an extract therefrom For searching the register or book of certificates, or issue of a marriage certificate For entering a protest against or prohibition of the marriage 0 For registering and granting a certificate of of the receipt of a notice of marriage 0 0 For receiving, publishing, and issuing a certificate a p $\mathbf{R}\mathbf{s}$

exceeding three-fourths of the above fees to persons who may appear That a Marriage Registrar may, at his discretion, remit any part not

to him to be in indigent circumstances

solemnisms a marriage, may be retained by him and all such fees received by a person other than a Marriage Registrar Marringe Registrar, shall be paid by him into the Government Treasury, That all fees under the provisions of Act XV of 1872, received by a

pe the form of register book to be kept in accordance with Section 62 That the form prescribed by Schedule IV of Act XV of 1872, shall

STATES UNDER HIS CONTROL MARATHA COUNTRY, TO BE MARRIAGE REGISTRAR IN THE APPOINTING THE POLITICAL AGENT, KOLHAPUR AND THE SOUTHERN

Noin No 40, Ec D, 30th June 1906, B G, 1906, Pt I, p 1043

sections 8 and 56 of the said Act States under his control for the purpose of carrying out the provisions of for the tinne being, and being a Christian, to be Marriage Registrar in the appoint the Political Agent, Kolhapur and the Southern Maratha Country, of 1891, His Excellency the Governor of Bombay in Council is pleased to Thristian Marriage Act X V of 1872, as amended by section 10 of Act II In exercise of the powers conferred by section 86 of the Indian

The certificates mentioned in section 54 should be recorded in his

оми ощсе

Noin No 520, Ec D, 27th Dec 1912, B G, 1913, Pt I, p 81 THAT STATE FOR THE PURPOSE OF SECTIONS 8 AND 56 OF THE ACT BEING YND, BEING A CHRISTIAN, TO BE MARRIAGE RECISTRAR IN SAVAUTWADI, FOR AGENT, VPPOINTING THE POLITICAL

His Excellency the Governor in Council is pleased to appoint the Political Christian Marriage Act, 1872, as amended by section 10 of Act II of 1891, In elercise of the powers conferred by section 86 of the Indian

Agent, Savantwadı, for the time being, and, being a Christian, to be Marriage Registrar in that State for the purpose of carrying out the provisions of sections 8 and 56 of the said Act

2. The certificates mentioned in section 54 should be recorded in the

2. The certificates mentioned in section 54 should be recorded in his

EOROPEAN VAGRANCY RULES AND ORDERS UNDER ACT IX OF 1874

MORKHOUSE FOR THE PURPOSES OF THE ACT

Noin, J. D., 12th Apr 1871, B. G., 1871, Pt. I., p. 437

His Excellency the Right Honourable the Governor in Council is pleased, under the provisions of Section II of the European Vagrancy Act XXI of 1869, and with the previous sanction of the Governor General of India in Council, to declare the House of Correction at Bombay to be a Workhouse for the purposes of the said Act

ESTABLISHING A GOVERNMENT FEMALE WORKHOUSE AT BOMBAY

Noth No 8845, J D, 17th Dec 1884, B G, 1884,

Pt. L. n. 1223

Pt I, p 1223 In supersession of Government Notification No 2617, dated 7th

April 1884, His Excellency the Governor in Council, in exercise of the power conferred by Section II of the European Vagrancy Act, 1874, certifies, with the previous sanction of the Governor General in Council, that the part of the Civil

purposes of the said Act

The said workhouse is to be used for female vagrants only and shall be called "The Government Female Workhouse, Bombay".

COMMITTEE OF MANAGEMENT OF THE COVERNMENT WORKHOUSE

AT BOMBAY

Noin, J. D., 24th May 1875, B. G., 1875, Pt. 1, p. 536

Under the provisions of section 12, Clause 2, of "The European Vagrancy Act, 1874" (Act IX of 1874), His Excellency the Governor in Council is pleased to appoint the following Officers to be the Committee of Management of the Government Workhouse established at Bombay — of Management of the Government Police (now Chief

The Senior Magnetrate of Police (now Criter)

The Second Magnetrate of Police (now Second)

The Second Magnetrate of Police (now Second)

The Gollector of Bombay

The Collector of Bombay

The Municipal Commissioner of Bombay The Municipal Commissioner of Bombay

THOUSING I COLERVOR OF THE FEVILLE NORKHOUSE AT

BOJIBVA

of the Government Female Workhouse, Bombay the Common Jal, Criminal Side, for the time being, to be Governor The Governor in Council is pleased to appoint the Superintendent of Noin No 8846, J D, 17th Dec 1884, B G, 1884, Pt I, p 1228

2975 of 24th May 1875, for the workhouse established at Bombay under Committee of Management appointed in Government Votification No The said Governor shall be subject to the orders of the same

6081 to IXX to A

VL BOJIBVA RULES FOR THE MANAGEMENT AND DISCIPLINE OF THE WORKHOUSE

Noin No 1621, I D. 19th Apr 1871, B G., 1871, Pt. I., p 455

Workhouse established at Bombay under the said Act prescribe the following Rules for the management and discipline of the as pleased nith the previous sanction of the Government of India, to 1869", No XXI of 1869, the Right Honourable the Governor in Council Under the provisions of Section 14 of "The European Vagrancy Act,

CHAPTER I

modifications as Government may order from time to time of Management of the House of Correction, with such additions or appointed by Government, and such Committee may be the Committee A Committee of Management of the Workhouse is to be

at the workhouse on the let Wednesday in every month, or the following The Committee appointed by Government shall hold a meeting

made against the vagrants, or officers in charge of them, shall be inquired Wednesday, when a monthly Visitor shall be appointed, and all complaints

илер ерө могрроизв veruent, for the purpose of inquiring into any urgent matter connected mon a special meeting, to be held at such time and place as may be con-In case of emergency any member of the Committee may sum-

meeting which shall be entered in a book to be kept for the purpose of every meeting held, shall sign the record of the proceedings at such The President of the Committee, or in his absence the Chairman

II язтялнО

He shall write out and висе регучеви the Committee and Government write out all letters, and attend to all correspond-Clerk or Secretary record their proceedings, resolutions, and directions, The Clerk or Secretary shall attend all meetings of the Committee, Duties of the Clerk or Secretary to the Committee

regarding matters connected with the workhouse Committee and any authority it may be necessary to correspond with, on the said workhouse, and attend to all correspondence between the under the matructions of the Committee, he shall draw up a yearly Report send all summonses for meetings, attend the visitors when required, and,

provisions required for the use of the workhouse shall be obtained, from Committee shall have been obtained through the Secretary on account of the workhouse till the permission of the President or No purchases shall be made shall certify their correctness or otherwise material purchased for the use of the said workhouse or immates, and he the shall examine all bills for food, clothing, or any articles or

the Commissariat or otherwise, as the Government may direct

President house shall be initialled or signed by him before they are signed by the month, and all documents, indents or cheques connected with the work-The Secretary shall also examine the accounts at least once a

appointed with the sanction of Government for that purpose The accounts shall be audited every half-year by a person to be

Committee his observation, he shall bring the same to the notice of the President or the supplies, stores, etc., in hand, and should any irregularity come under purpose of seeing that the accounts are correctly kept and examining The Secretary shall also visit the Workhouse once a week for the

CHAPTER III

Dulles of the Governor of the Workhouse

as they relate to his particular duties osnou Covernor of the Work with the provisions of Act XXI of 1869, so far The Governor of the workhouse shall make himself acquainted

report of the same to the Visitor or to the Secretary for the information the cause of it in the Journal which he is required to keep, and make a first obtained permission as above described, he shall state the fact and be, from unavoidable causes, compelled to absent himself without having Members of the Committee, and should the Governor or Superintendent muttee of Management, or, in the absence of the President, of one of the ing the permission of the President, through the Secretary to the Compossible, and he shall not absent himself for a night or day before obtain-He shall have quarters in the workhouse, or as close to it as

In the elercise of the authority committed to him, the Governor of the Committee

recorded, and the same shall be brought to the notice of the monthly menbordinate behaviour on the part of the vagrants shall be immediately line, and that all their orders are treated with respect. Any insulting or subortinate to him are properly supported in the maintenance of discip-He shall at the same time take care that all officers nothetitent sat 10 and he is on no account to use language calculated to irritate the immates is expected to show firmness combined with mildness and good temper,

On any vagrant demig received into the House by order of a Visitor or of the Committee

be hept for this purpose ful information concerning him, to be recorded in a book or journal to said vagrant, his age, country, profession, last employ, and any other use-Magistrate, the Governor of the norkhouse shall cause the name of the

Governor to visit him at any time during the day or ingle any marito who may be suffering from sickness may be allowed by the nithout the permission of the Governor of the northouse Relatives of the northonse and hold conversation with any of its inmates at any time on my recount ifter sunset, and strangers shall not be permitted to risit The gite of the institution shall not be allowed to remain open

The ker of the norkhouse gate shall alnays be kept with the

and rot to or Governor, or, in his absence with his Deputs or the person appointed

The Governor shill keep a book to be ealled "The Governor's

Committee from time to time determine upon shall be kept and railes made for the government of the Institution as the otheer or any perons appointed to nork under lum Such other books ment of the muntes, as well is to the attendance, behaviour, etc., of the the norkhouse, such as relate to the dealth, conduct, discipline, or employnutring," in which he shall record all occurrences of importance within

made by his authority Council to after innead, or eincelany Rules or Bre-lans which have been It shall be competent to the Governor in shill not be put in force. the Governor in Council, Bombar, and till they are so confirmed, they to nontrinution of the subject to the confirmation of

The Governor of the said worklonse shall refer to the Visitor

norkhouse not distinctly provided for in these Rules from those otheers in any matter connected with the government of the be in need of, and he shall aftend to the directions of orders he may receive or to the President for the time deing for iny further instructions do may

He shall at every monthly meeting of the Committee produce

such remnneration as Government may direct porson in the manner indicated, and the person so employed shall receive Governor of the said northease shall apply for sanction to employ such of the Covernor and in superintending the labour of its inniates, the to select any unnite of the northouse to assist in early ing out the orders Governor of the sud northouse consider at any time that it is desirable for mepection all the books and accounts of the workhouse Should the

Chapter IV

Subordinale Officers

ingut shall have been made the necessary arrangement for the safe eastedy of the unnates during the March at 6 o'elock in the morning, and not quit the workhouse until at half-past 5 o'clock in the morning, and from 16th September to 14th house, and they shall be at their post from 15th March to 15th September give nith regard to the manitenance of order and disorphine in the worksupervision of the said workhouse shall strictly obey all orders he may All subordinate officers appointed to assist the Governor in the

diate report to the Governor of any inisconduct on the part of the immates They shall not on any protence whatever fall to make an umme-

of the northouse, and the said officers thall not converse nith the inmates, nor shall they allow any familiarity on the part of the inmates ton aids them

22 If the said officers have any grievance to complain of, they shall an the first instance complain to the Governor of the northouse, and should that officer refuse to intestigate their complaint, they may then appeal to the Committee through the Secretary

They shall not be absent without leave except in cases of certified illness or while in Hospital, and they shall be hable to have their par stopped for every day they may be absent without leave, and they shall also be hable to dismissal at the discretion of the Committee for any conduct which the Committee may regard as being of such a nature as conduct which the Committee may regard as being of such a nature as to render it undesirable that the persons complained against should be retained on the establishment

24 The Governor of the workhouse shall have power to suspend

any subordinate for misconduct

25 The Committee will hold the Governor of the said norkhouse

breach of the rules herein laid down

CHAPTER V

General Rules for all Officers and Serranis

26 No officer or servant belonging to the establishment shall strike any immate of the Institution except it be necessary to do so in self-defence, and no officer or servant shall sell to or purchase any article from the immates of the said workhouse

27 All pecuniary dealings between the officers of the establishment

and the immates of the house are strictly forbidden
28 The introduction into the northouse of todacco, liquor, or any

other articles of luxury is strictly prohibited

29 For the purposes of discipline the workhouse shall be considered a Hospital within the meaning of Section 49 of Act XIII of 1856

30 All correspondence or intercourse between the officers and friends of the inmates of the house is also prohibited unless expressly authorized by the Committee

31 Any officer subordinate to the Governor shall, when unable from sickness to attend to his duty, send immediate notice to the Gover-

three days, he shall furnish a medical certificate or go into hospital

CHAPTER VI

32 Vegrants on admission shall be kept separate until it be certified by the Medical Officer that these persons are clean, and that they are fit to be received amongst the other mmates

33 They shall be presented the morning after they are received to the Medical Officer, who will examine them as to their capabilities for hard nork or the contrary, their state of health and apparent sanity of mind

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nto by the Committee of Timpsenent inthonsed to separate from

the state of though strain on the property of the solution of

Covernor, may con ider should, for special reasons, be a separated muc. 39. The minister of the northones half also be classified from time

to time as the Committee of Janugement may consider aleach be to The Governor of the Norkhouse shall keep in hand a sufficient number of tools of the description required for the Libour of the numbers of the description required for the Committee have on

required for the use of the raginus sent to the northouse

- 2 The scale of rations shall be as sold - 21

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The food to be second sort 87

Committee but may be given as a reward for exemplary conduct if so ordered by the Todacco and luxures of every description are strictly prohibited, ₩

The Governor of the workhouse shall attend to all directions

sick inmates and such inmates shall not be put to any work unless of the Medical Officer as regards the clothing, diet, and bedding of the

certified by the Medical Officer to be ht for labour

disposal of the body of such deceased person of the workhouse shall hunself make arrangements for the luneral and friends may be allowed to take away the corpse, otherwise the Governor or friends of the deceased, if any can be found, and such relatives or and the said Governor shall also immediately inform the nearest relatives the Governor of the workhouse shall give notice thereof to the Coronei, In case of any death among the unnates, from whatever cause,

Visitor and to the Secretary, for the information of the Committee, a The Governor of the workhouse shall furnish to the monthly

also the number put to labour, and the number on the sick list weekly Return showing the number of persons in the said workhouse,

the circumstances to the Clerk or Secretary for the information of the a wish to be sent out of the country the Governor shall also report and when any vagrant who has been sent to the said workhouse expresses conditions offered, for the information of the Committee of Management, inmates the Governor of the workhouse shall report the fact and the 1869, and when such employment can be obtained for any of the vogrants sent to the Institution, as directed in Section 15 of Act XXI of vours to obtain outside the workhouse suitable employment for the The Governor of the said workhouse shall use his best endea-

CHAPTER VII

Dulies of the Surgeon

information of the Committee or the monthly Visitor Workhouse or immates as he may think desirable or necessary for the time enter such observations on the santary state and regimen of the he shall, in a book to be called "The Surgeon's Journal," from time to inspect the vagrants, and at such other times as may be necessary, and The Surgeon of the workhouse shall attend every morning to

medical grounds, he shall record that fact, and such change may be at of provisions allowed to any mmate of the workhouse is desirable on When he shall think that a change in the quality or quantity

once mude by the Governor of the workhouse

CHAPTER VIII

Religious Services

appoint with the sanction of the Committee of Management hour as the ministers of their respective religious denominatious may Sundays, and they shall attend Divine service every Sunday at such The number of the workhouse shall not be put to labour on

said Committee

12. The shift is a stend their respective numbers for religions instruction on Wednesd is or aich other disons services and instruction appeared by the Committee but such religious services and instruction instruction by the Committee but such religious services and instruction disoner less than the innertes of the innertes

chigons metricion collegions and eccular is the Committee may consider the last to de good shall be allowed ministers of the workhouse. No interference ment for the new of the immittee of the workhouse whill have the interference and who is allowed in matters of consequence and the immittee shall have full his trained in matters of consequence and the immittee shall have full his trained in matters of consequence and the interference of interference and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed in the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and who is allowed to visit the workhouse for the purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is allowed to be a purpose of imparting and which is all the purpose of imparting and a purpose of imp

2. The Superintendent of the Honse of Correction is appointed to exercison is imposinted to exercisors of the Surgicon of that prison Surgicon of the Northouse, and the others and servants on the establishment of the Northouse. House of Correction are appointed others and servants of the Northouse.

ATTICKTURE OF STATES OF A STATE OF STATES OF A STATES

Veloc Vo 8547, J. D. 17d. Dec 1851. B.G., 1854, Pt. 1, p. 1223

The Right Honourable the Governor in Council is pleased to declare that the rules for the maining ment and discipling of the workhouse (established it Bomber under Let AXI of 1869) published under Government Northeation No. 1621, dated 19th. April 1871, is modified by the minicipling of agrance Let 1871, are applied to the Government Pointle Morbhouse, Bombey, extined is such under Government Notification No. 8415 dated the 17th metune?)

THE ISSISTACE SUBMITS ADEAT OF POLICE, KARACHI TO RECEIVE AND DEFORT AGRAZES ATTHAR PORT AGAS AND 1698, S. G., 1698 Pt. I. p. 599

In exercise of the poners of 1 deed Covernment conferred on him by Government Notification, direct 23rd November 1869, published it page 1290 of the Bombay Government Gazette Part I 1869, the Commissioner in Sind appoints the Issistant Superintendent of Police, Karachi, as the Otheer who, under Section I7 (b) of the bimope in Vagrancy Act II. Otheer who, index Section I7 (c) of the bimope in Vagrancy Act IX of 1871 should receive indeport a ignaria at the port of Karachi.

AADFB ARE VOL WARIPLBAA TO LAZITUTE AND COADUCT BBOSECUTIONS FAROMEBAA CERTAIN FOLICE OFFICERS AND ALI GRADES OF

Not A L. 12th Dec 1870, B (1, 1810, Pt 1, 1915)

Under the provisions of Section 27 of the European Vagrancy Act, No XXI of 1869, the Right Honourable the Governor in Council is pleased to emponer all Police Officers above the grade of Constable, and all village Police Patels, to institute and conduct prosecutions under the said Act

ON LUF FOGVI GOAFRANFYL BK SECLIONS 16 AND 18 OF THE CONNISSIONLR IN SIND TO EXERCISE THE POWERS CONFERED

Noin J. D., 23rd Nov 1869, B.C., 1869, Pt. I., p. 1290

Under the provisions of section 32 of Act XXI of 1869 (The European Vagrancy Act), the Right Honourable the Covernor in Council is pleased to order that the powers and duties conferred and imposed by sections 16 and 18 of the said Act on the Local Government, shall be checised and performed by the person who for the time being shall hold the office or also shall discharge the duties which belong to the office of Commissioner in Sind

CONFERRED ON THE LOCAL GOVERNIEM BY SECTIONS 16
THE CONDISSIONER OF FOLICE, BOMBAY, TO F/ERCISE FOWERS

Noin No 1341, J D, 24th Feb 1899, B G, 1899, Pt I, p 223

Under section 34 of the European Vagrancy Act IX of 1874, His Excellency the Governor in Council is pleased to appoint the Commissioner of Police, Bombay, to exercise and perform the powers and duties confered and imposed on Local Governments by sections 16 and 18 of the Act

KULES AND ORDERS UNDER ACT XIV OF 1874

scheduled districts

SIX NEHMYSI CHIERS
HOLES FOR THE CIVIL ADMINISTRATION IN THE VILLAGES OF

Noin J D, 17th Mar 1854, B G, 1854, Pt I, p 438, as amended by Noin No 9866, J D, 20th Oct 1920

Under the provisions of section 3, Act XI of 1846, the Right Honourable the Governor in Council is pleased to prescribe the following rules for the Civil Administration of those parts of the Parganas of Nandurbar, Sultanpur, and Kukarmunda, in the Province of Khandesh, specified in the schedule annexed to the Act, and which are exempted from the operation of the general rules by the said Act —

CIAIT BEVICH

CHAPTER J

Of the Constitution of the Agent's Civil Court

I Warst — The Collector and Magnetrate of Khandesh shall be Agent for the Government in the aloresaid districts, and shall, as contemplated in section 2 of the Act, have the collection and superintendence of the revenue of every description, within the said portions of territory above

Second —The Agent shall preside over the Civil Court

This begins to remove the bold the bold of A of A of A of A of the blue of the bounds of th

renderm cosur

Fourth The Sent shall use x encular scal, one inch and three quarters (17) in draincter hazing the words. Court of the exempted footons of the Examination of the Examination of the Examination of the Makamination of the Park in section of the Examination of the Park in section of the Park in section of the Example of the Park in section of th

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dispute in interference of competent purishinan

the pure diction of the Agents trait (our shift extend to the 11) of the pure diction of the Agents is trait instituted by the pure into and complaints of a civil matrix. Which into a side of the place and others—provided by, that the same is not against the person and in a matter belonging to the jurisdiction of a Mainter Court of Bequests (1). And Provided that in the case of timporate chologoperty, it restricted within the huntroof the afore sud-example of Mainten Court of Berger and that the case of certain distribution of his interval of the district in the distribution of action shall have absent or in other examples the decidant interval of the commenced being the beautiful and the foreign of the training on the matter in orderic has been undefined and that incoming on the matter in orderic has been obtained and that incomit is pending on the matter in

H1 Sired "The Light shall not entert in its surfactive been previously on clinic or in after upon which final decision may be incorrected by any or in after upon which final decision and or in the time to pronounce such a monniced by any artificial comparable to the time to pronounce such a monniced by any artificial contraction of the comparable to the contraction of the

decision decision Second May it shall be competent to the Court to receive unificial

tions made in due form for executing the whole or any pire of such original dieceste applient to receive applient or strong made in due form for executing the whole or any pire of such original decrees prised in arrang reshall be produced by the applicint, and hour comparison in the strange to have entired from comparison in the neutral on this point the Court may direct execution to be errored out in the usual manner—provided that the decremon referred to shall have been present and than up in the decremon referred to the promulgation of the arrange of this decree and that the holder of the decree have applied to the proper arrhitectures within one (1) year to proceed in endowment. If he have not some the rule of procedure is the above the included by the orders of the side of the allocation in Adult to all Nilla studges to be idepted

Plue I gant shall exercise a commonoverally all the servante employed in the Court with regard to their suspanor or disnussal, observance being in the Court with regard to their suspanor in the cisans all of a prid to the disnussal of a

L. The Agine of all obey all precepts or orders resued to hun by the error are receiving inpeased (30) thirty, per inoresin and appeared.

subar Dimain Adulat and shall at the requiration of that Court, forward such returns of suits filed or decided or of any other sudicing matters, as now be required by that authority

If therever the Igent requires for the decision of a case before him an $c_{1}\omega_{2}$ ation of the finding of the finding in Dinham law, he shall obtain the

⁽¹⁾ The Milater (courts of Requests as established by Indian Milater (courts of high many manding Act abolished by the VIII of 1841 (n lich is now repealed by the Repairing and Amending Act 1/10 1841)

VII First —With the rion of affording assistance to the Agent in Algent in Algent in his Court, one or more Assistants to the Algent inay de appointed, as contemplated in section 2 of Act XI of 1846

Second —The duties usually performed by the Karn and other officers of an Adalat establishment shall be performed by the ordinary establishment of the Collector of Khandesh who, as Agent, may specially depute any officers on his establishment to perform the duties which are usually performed by the various officers on the Kath e establishment of an Adalat

Third—The Collector should submit to Government a list of parties

so appointed VIII Bribery, extortion, and generally all acts of abuse or neglect

of duty on the part of persons officiating as servants of the Agent's Agent
Agent
Agent

IX Persons of good character may be allowed to practise as Vakils or Pleaders in the Agent's Civil Court, but the Agent may electric his discretion in prohibiting persons of loose character from pleading in Court

X The Value of the Agent's Court shall be subject to the Rules provided by the Regulations and Acts of the Government of India in respect to such persons

CHAPTER II

Of Civil Process in the Agent's Civil Court

Al In the absence of the use of Stamped Paper, the Honourable the Governor in Council is pleased to declare that fees, apon the scale laid down in Appendix A to these Rules, shall be levied upon all original suits filed in the Agent's Court for claims above Rs 100, the same fees recurring upon all appeals made in conformity with the hereinafter-mentioned provisions. In the case of suits for claims under Rs 100, no fees shall be leviable

-mosses seeing and and more bestmind by the first sure o.X.—- Inv. IIX is a second of the first of the Maximus of the first o

panied with a receipt for the fees duly paid into the hands of the Mazir or other appointed Treasurer of the Court

Second —But it shall be competent to the Agent to remit upon all process the levy of fees from any sunfor who, upon proper inquiry (the declaration as to pauperrsm being proved), shall appear to possess no

means whatever of defraying the same XIII First — In all cases in which a party sumg as a pauper may

gain his such, the amount of fees levisble, and all extra expenses defrayed by the Court on his or her account, shall be computed and levied from the defendant

Second —Such expenses of a sust as may be meurised in respect of a pauper party over and above the remission of the cost of stamps may be defrayed by the Agent, provided that in no one suit the amount exceed

necessary to a disbursement amount, the previous sanction of the Sadai Diwani Adálat shall be lield Rupecs thenty-file (25), when the extra expenses shall exceed this

subject to the orders of the Agent whose orders shall be final or rejection of applications to de allowed to sue in forma pauperts shall be The proceedings of the Assistants in respect to the admission

First -Sints filed in the Agent's Court to be numbered, dated,

Second —But stute in which the defendant is imprisoned are entitled and recorded, and priority to be allowed according to date

Third - And also suits metritied to establish a right to attach to priority of er all others without reference to their order upon the file

property shall be heard in priority

followed in the Honourable Company's Civil Courts tions and Acts defining the Lan and Procedure which is at the time as provided by these Rules, by the Rules land down in the several Regulajustice from first to last, the Agent shall be guided generally, and except First -In his procedure, and in the dispensation of civil

Second —But it is clearly to be understood that a strict adherence to

control and supervision of the Sadar Divani Adelat Agent, but that he will exercise his discretion in all cases, subject to the the forms and provisions of the Law here alluded to is not binding on the

Third —The Agent and his Assistants are to keep a "ritten record, in

by Act XII, section I of 1843 their decisions, and a succinct record of the latter in English, as provided the language of the country, of their proceedings, and of the reasons of

territory subject to the Agent attachments and sales of land, or of any Right Honounable the Governor in Council is pleased to direct that in the First -With respect to the decree and its enforcement, the

effect by the Agent's Court, and under its direction authority subordinate thereto, shall be made, ordered and carried into m satisfaction of the decree or other process of the Agent's Court, or of any ance of any particular act, or the arrest and imprisonment of the defendant interest in land, or of any specific or moveable property, or the perform-

Second - Provided that it shall not be competent to the Agent or his

are comprised in the districts exempted by Act XI of 1846 from the operathe imprisonment of any of the seven Mewas Chieffans whose territories Assistants, in pursuance of any decree on account of a civil action, to order

tion of the General Regulations

Government tor the full satisfaction of the present and prospective demands of execution of a decree of the Agent's Court, previous to due arrangement Third -Provided, that in no case shall land or its product be sold in

Agent's Comit, which mould have the effect of altenating the emoluments made the subject of an award by a decree or any other process of the condition of defraying the charges of an efficient Police establishment, be emoluments for which State service is rendered, or which are held on "Vatan," or of District or Village hereditary offices, or of lands or First - Provided also, that it the emoluments of service

proper discharge of the duties of the Vatan party to the arrard as shall lear e the emoluments so liable sufficient for the only such surplus amount thereot, and only during the incumbency of the office, or to Police charges the Agent shall award or cause to be awarded applicable to the remuneration of such service ' Vatan" or hereditary

tion of a pecuniary obligation, any written bond or agreement relative shall in any manner compel the servitude of any person in satisfac-Second —And provided, that no decree passed in the Agent's Court

thereto notwithstanding

Arbitrator or of the Panchayat is to be final, and the case is to be struck to the same in writing, it is to be clearly understood that the decision of the Pancháyat of their own roluntary nomination, and if the parties agree original surt brought before them respectizely to an Arbitrator, or to a Assistants acong under his immediate control, to refer the parties in any First — It shall be competent to the Agent, or to any of his

off the file as desposed of accordingly

to Arbitration had existed the parties to be in the same relation to each other as if no such reference the specified time, the Arbitration shall be considered cancelled, and shall be delivered in Court, and if the anard shall not be delivered within said, appoint respectively a reasonable period within which the award assent to an Arbitration or Panchayst, inclusive of the condition aforeatoid unnecessary delay, after the parties have given their written Second -And the Agent and the Assistant may, with the view to

esta blushed fee enforcement of the decree must be accompanied by payment of the exhibits in a suit referred to Arbitration, but the petition for the No other fees will be levied by the Court upon any papers or expenses of summoning the π tinesses shall be recovered from the losing by the orders of the Court, and upon the final award being filed, the requisition of the Arbitrator or of the Pancházat, be carried into effect First —The process of summoning witnesses shall, at the

decide according to such arrard Agent or Assistant Agent, as the case may be, is in no way bound to m writing if they differ, otherwise will sign the common sward In such cases the Native Assessors will record their judgments severally respectable natives in the decision of any suit coming before them. the Assistant Agents from availing themselves of the assistance of Nothing in these Rules shall be held to prevent the Agent

of either plainfuff or defendant, at his discretion ants to be revised, and such revision may also be made at the instance of the party, revise his decree, or cause one passed by any of the Assistmatter or evidence not previously within the knowledge of or compass being apparent on the face of the proceedings, or the discovery of new The Agent may, for obvious reasons, as an error or onussion

any Zilla or Political jurisdiction subject to the Bombay Presidency A decree ussued in the Agent's Court may be enforced in

under the general Rules thereof, and ence tonsa. In respect to executing legal process, issued in his Court against persons residing within the limits of Her Majesty's Supreme Court in Bombay, the Agent will be guided by the Provisions of Act XXXIII of 1852, and any the provisions of Act XXXIII of 1852, and any ther enactments which may be or become applicable to such cases

XXIV First —Every suit originally tried by the Assistants shall be open to an appeal to the Agent, provided such appeal be made within (30) thirty days from the date of passing the decree, and the decree of the Agent shall in every such case be final

Second — Every suit originally tried by the Agent shall be open to an appeal to the Sadar Diváni Adalat, if the appeal be made within the space of (90) ninety days from the date of passing the decree, and the

decree of the Sade T Divain Adalat shall be final

Third —It shall, nevertheless, be competent to the Agent, after the expuration of the prescribed period if the appeal is to himself, to grant the same upon sufficient cause being shown, and if it is to the Sadar Adalat, to admit it temporarily, subject to the decision of that Court, and to enable the Sadar Divan Adalat to decide upon the admission or rejection of the reasons set forth, the Agent shall for that purpose cause inquiry of the inade and endorse the same, together with his opinion upon the perition, and forward the same to the superior Court

Fourth —The appeal to the Sadar Diwani Adulat may be made either to the Agent or to that Court direct — In the one case the Agent shall cause the established fees to be levied (excepting in the case of parties who, having been allowed to use in forma paupers in the original suit may be permitted also to appeal in the same matter) from the party appealment in the pertution, accompanied by a receipt, to the me, and shall forward the petition is made direct to the Superior Court, Appellate Court — If the petition is made direct to the Superior Court, he fees shall be levied upon its transmission to the Agent's Court, and so with regard to execution of all other process directed by the Appellate Court.

XXV The provisions of Regulation XXVI of 1827 are declared to be applicable to all Kazis writhin the same district

YEPEXDIX 4

Scale of fees lerable in Civil Sints in the Agent's Court on Scale of Appeal

5,000 to any amount Ţ 00g'I 2,000 Ţ 8 000'I 009'T O per cent $\overline{\epsilon}$ łο 00g 000'I 52 рө үелгед 300 009 ĞΙ Hada eel A 0 200 300 8 0 100 and below 007 Ŧ 0 SH B KS When the amount sued for 1smentuted in the Court of the Resident, which originate in or relate to the the first metance, civil cases

The Resident, Aden, and the Assistant Residents shall have respec-Resident, Aden. of civil justice in the Island of Perim is vested in the Court of the Except as heremafter otherwise provided, the administration Enall be exercised or performed

backs bies off at (4) 6081 to IX to back for it of 1860 to 11 of 1860 to 12 anothose Thich any jurisdiction, powers, or duries incident to the operation of procedure, and to assue the following directions as to the authority by Island of Perm, to make the following provisions for regulating them the sollowing officers to administer civil justice in the (The Scheduled Districts Act, 1874) the Governor in Council is hereby 478I to At to 8 to 9 noticed by section 6 of Act XIV of 1874 2001 q 1 14,0881, D &, 3881 Dec 1886, B &, 1886, Pt 1 p 1062

ONITATIODER ONE MIRET SOUND SECULATING ORDER APPOINTING CERTAIN OFFICERS TO ADMINISTER CIVIL

0-4-0 officer, the fee required is Re 0-4-0 For copies or other papers requiring to be surhenticated to the 0 I (100) f I00readdeto 7 [fee shall be levred 00592 ams 2109F 10 Y tee spall 100 "oləd bas 0 decree m a $B^{\epsilon_I o_{IL}}$ 0 œ 6 to yqoo 9 $\mathbf{K}^{\mathbf{z}}$ HOI 6751/ e sx

Ti the sum sued for or appealed against it

of any authenticated documents

proceedings, registry of accounts reports, and generally Soule of Jees lericole in the Agent's Civil Court on every copy of decree

superior Court, be increased to I Rupee

Division for the fee shall, upon transmission of the permion from the sadas and or set morring and it bus essues 8 to normed done moqu barrel Court relative to any matter not mis s mi rourent, a fee shall be a upon every pention or application presented in the Agent's

0.05, Ibe leried 100 snd pejonUnda ssi k 00c0 500 S Then the anount sued for 15-0 Ŧ

Angree, Exhibit Application Rusinging or Vahalalnuma East of fees bestold in Crail Sunts in the Agent's Crail Court on every

leland of Perim, as they have under Act II of 1864 to hear and determine civil cases maticuled in the said Court originating in or relating to Aden

S Plants and applications in eivil cases creamsting in or relating to the Laland of Perim may be presented either duect to the Court of the Resident in charge Perim, who Resident at Aden or the Assistant Political Resident in charge Perim, who presentation to be noted thereon, and shall forward the same to the Court of the Resident, unless the said plaint or application relates to any ease of the Intradiction of such officer as Indge of a Court of Small Causes within the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such officer as Indge of a Court of Small Causes in the intradiction of such of Small Causes in the intradiction of Small Causes in the intradiction of Small Cause in the int

Poety and shall proceed thereupon in the same inainer as if such plaints or posting in or relating to the Island of Perim which are forwarded by post, and shall proceed thereupon in the same manner as if such plaints or

applications had been presented in Court

5 Crvil cases originating in or relating to the Island of Perim may be heard and determined by the Resident or by an Assistant Resident at Acistant fit to duect or in the Island of Perim, as the Resident shall think fit to duect or in the Assistant Political Resident in charge Perim shall have and overeise the jurisdiction and powers and shall perform the duties of the

ercicles the jurisdiction and powers and shall perform the duties of the Judge of the Court of Small Causes constituted at Perun under the trovisions of Act XI of 1865 (2)

COMERRRED BY BOYINISSIONER IN SIND THE JURISDICTION DELEGATING TO THE COMMISSIONER IN 1873 UPON GOVERN/IPUT

AND COATAISSIONERS

Noin No 2363, G D 9th Ang 1878, B G, 1878 Pt I p 502

With reference to Notification No 2220 of 26th July 1878 (2)

published in the Bombay Government Grazule of the 1st August 1878, to the Province of Sind, with effect from the 1st October next, the Governor in Council is pleased in everence of the powers conferred by the Browness conferred by the direct that the jurisdiction, powers and duties conferred and imposed by the said Bombay Act VI of 1873 upon Government shall, in the said Province of Sind, be everesed and performed by the Commissioner in Province of Sind, be everesed and performed by the Commissioner in Sind, and that the jurisdiction, powers, and duties so conferred, and imposed on Police Commissioners shall also be everesed and performed, so far as they consistently may be, by the said Commissioner

THE SADAR COURT IN SIND TO EXERCISE THE JURISDIOTION, ETC, OF THE HIGH COURT UNDER ACT XIV OF 1869

Noin No 3054, J D, 27th May 1887, B G, 1887, Pt I, p 452

In eleicise of the power conferred by section G, clause (o), of the Scheduled Districts Act, 1874, the Governor in Council is pleased to

⁽¹⁾ Now Act IX of 1887

(2) Note No. 2220, dated 26th July 1878, as not published in this Volume as the Bombay Act VI of 1873 has since been formally extended to the Bombay Presidency, and thorstore to Sind as well by section I of the Bombay Act II of 1884 (which has since been repealed by Bombay Act III of 1991)

direct that the juri-diction, powers and duties of the High Court under such portions of the Bombay Civil Courts Act, 1869, as are in force in the Province of Sind, shall be evercised or performed by the Sadar Court of that Prevince

The sadar court 12 sind to exhibit the jurisdiction, assigned to high court 12 nct XX of 1861

Noin No 3803, J. D. Iih July 1887 B. G., 1887, Pt. I., p. 551.
Under the provisions of clause (c) of section 6 of the Scheduled
Districts Act. 1871, His Excellency the Covernor in Council is pleased to
direct that in the Province of Sind the Sadar Court shall exercise the
direct that in the Province of Sind the Sadar Court shall exercise the
furnishing in the Province of Sind the Sadar Court shall exercise the
furnishing in Act XX of 1864 (1)

RULES UNDER ACT XI OF 1876

PRESIDENCY BANKS

OF A BRANCH OF THAT BASE AT INDORF, CENTRAL INDIA

It is hereby notified in pursuance of section 12 of the Presidency Banks Act 1876 (XI of 1876), that the Governor General in Council has consented to the establishment by the Directors of the Bank of Bombay of a branch of the said Bank at Indore, Central India

G of I, Finance Dept, Noin No 5081-A, 6th Oct 1909, republished in Gorl Noin No 3722, F D, 13th Oct 1909, B G, 1909, P in Gorl Noin No 3722, F D, 13th Oct 1909, B G, 1909,

It is hereby notified in pursuance of section 12 of the Presidency Banks Act 1876 (XI of 1876), that the Covernor General in Council has consented to the establishment by the Directors of the Bank of Bombay of a Branch of the said Bank at Rajkot in Kathiawar

BK-IVMS OF THE BALK OF BOMBAY

Noin No 1217, 16th Mar 1892, B G, 1892, Pt I, p 242 The following By-laws of the Bank of Bombay are published for

general information —

In exercise of the powers conferred by section 63 of the Presidency
Banks Act, 1876, the Directors of the Bank of Bombay have, with the
previous approval of the Governor General in Council, signified in writing
under the hand of the Secretary to the Government of India in the
Financial Department, made the following Bye-laws in supersession of all
previous By-laws of the said Bank

Act, 1876, section 36 (a) I to 5 inclusive, the Directors shall not discount

B2 6,00,000 fam to an amount exceeding in the aggregate at any one time bills for or lend or advance in any nav to any malividual or partnership

shall be deemed to authorize the transaction of any kind of business other But nothing contained in these By-laws Presidency Banks Act, 1876 or upon the security mentioned in section 36 (a) I to 5 inclusive, of the individual or partuership firm e/cept by nay of discounting endorsed bills, occeeding Rs 3,00,000, current at one time, shall be made to any And without the special matruckions of the Directors, no advance

Whenever the conduct of any Director, or an application for than that sanctioned in the Presidency Banks Act, 1876

interested regarding any application for a loan in which he is directly or indirectly sit, judge or vote relative to such matter and no Director shall vote meeting of the Board, or Committee of the Board, such Director shall not Company), shall form the subject of consideration or decision at any may be a partner (except such Company be an Incorporated Joint Stock clerk or servant, or to a partner in any Company of which the Director advance to any Director, or to any person being his co-partner, co-trustee,

metusive Bank, save on the security mentioned in the said section 36 (a) 1 to $\overline{5}$ And the Bank shall not make any advance to any officer of the

mg form, and shall contain the particulars therein described — The half-vearly Balance Sheet of the Bank shall be in the follow-

Form of half-yearly Balance Sheet BYZE OF BOMBAY

Juiouus	Live Buildeald brand Vide	aW Tradt	48 stotheriff adT 4	
Ка съ р	Government securities Other authoniced securities Oredits on Govt & do Lonns on do do Bills discounted and purchas ed Dosd Stook Applied in reduction Stamps Stamps Bullion Bulances with other Banks Bullion Gash Applied in the collect Banks Gash Gash Gash Cash Cash	Кв в р	Capital Reservo Fund Reservo Fund Rablio Deposits at Hond Office Rost Bills Adjusting Account Profit	
	etesaA.	Σημητήτης Σ		

the purpose of supermtending the affairs of the Bank and advising with two of their number to form a Daily Committee for the ensuing week for The urectors, at their weekly board meeting, will appoint

Office and Branches the ectetary and Treasurer regarding the current business at the Head

attendance on the Daily Committee Rs 60) for every attendance at a Board Meeting, and Rs 15 for every tion a sum not exceeding Ro 30 (the remuneration of the Chairman being The Directors shall be entitled each to receive for their remunera-

The Board of Ducctors may delegate the powers rested in them

of the purposes of its appointment, but not othernise, shall have the like such committee, in conformity with such regulations, and in fulfilment All acts done by any regulations as are prescribed for it by the Board bhall, in the exercise of the powers delegated to it, conform to all such and either as to persons or purposes, but every committee so formed appointment of and discharge any such committee, either wholly or in part as the Board think fit, and they may from time to time revoke the by By-law No 1 to committees, consisting of such members of their body

There shall be submitted to the Daily Committee an Abstract force and effect as if done by the Board

ខណ្ឌពាជិ be signed in the minute book by the members of the Daily Committee books or papers as may be called for Each day's proceedings shall not within the ecope of the ordinary authority of the Secretary, and such also references from the Branches requiring to be dealt with at once and and particulars of all discounts, loans, or advances granted or applied for, of the n hole receipts and payments at Head Office of the preceding day,

There shall be submitted to the Board at their neelly meeting

old so tracticable m detail the whole of the transactions of each Branch up to the latest as compared with the previous week, and a weekly statement showing a statement of the assets and labilities of the Head Office and Branches

recognized by the Presidency Banks Act, 1876, shall not be allowed pro-Overdrafts without security or overdrafts against security not

to the extent of sums not exceeding at any one tune Rs 2,000 in the person who keeps an account with the Bank to overdran such account vided that the Secretary and Treasurer may, in his discretion, allow any

In no case whater et, without the sanction of the Board recorded Whole

Board Committee, or of any two of the Duectors, and report progress to the but he may attend meetings of creditors with the sanction of the Daily position with insolvent or bankrupt debtors, or any deed whatsoever, accede to any trust, assignment, or other arrangement by nay of comin the weekly Proceedings, shall the Secretary commit the Bank to, or

one such suspense account shall be allowed, and a detailed statement to the Duectors by the Chief Accountant At each Branch also only A statement of the account shall be included in reports submitted n eekly Head Office except the one suspense account in the Banking Department As beneqo ed of hewolls ed llada thucons eanequis redio of

of it shall be forrearded monthly to Head Office

12. There shall be paid, in respect of the trainfor or transmission of any number of shares or amount of eapth of stockets of the same person, a fee of one ruped pershare or appral stocket equity that value, and the same fee shall be paid on the rement of any ecretic action of or or remered.

Hember of a Committee, officer, acreetur, and Trensmer, Auditor, Trustee, Member of a Committee, officer, acraint, Agent, Accountant, or other person employed in the business of the Bank, busine, business entering upon the duties, again a deel it ation pledging himself to observe a strict secrecy respecting all transactions of the Bank with its customers, and state of accounts with other Banks, firms, or individuals, and matters relating thereto, and shall by such deel retion pledge himself not to roveal any of the matters which may come to his knowledge in the disclarge of his of the matters which may come to his knowledge in the disclarge of his duties, except which may come to his knowledge in the Board, or by any meeting, or by a court of lim, and except so far as may be necessary in order to comply with all of the provisions of the increasary in order to comply with any of the provisions of the freshency Banks lett, 1876.

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TREASURE TROVE

TOTELOGY OF THE TOTAL TO

Volu Vo 1326, († D. 27th 1pr 1881, B G., 1881, Pt I, p 222. Under the proximons of Section 3 of let VI of 1878 (The Ind

Under the protessions of Section 3 of Act VI of 1878 (The Induan 'I reasure Trote Act), His Excellency the Right Honourable the Governor in Council is pleased to appoint Minihit data in the several Districts of this Presidency to perform in their several charges the functions of Collectors under the said Act

BULLS UNDER THE ACT

Noin Yo J921, & D, Join Sept 1908, B &, 1908, Pt I, p 1566, and not of Noin Yo 1792, & D, 10th June 1919

In exercise of the power conferred by Section 19 of the Indian Treasure Trove Act, 1878 (VI of 1878), and in supersession of Government, Xofification in the General Department, No 913, dated 13th March 1882, the Governor in Council is pleased to make the following rules, namely —

I (1) In cases in which treasure is found hidden in soil the owner-ship of which vests in Government, the Collector making the inquiry under the Thair Treasure Trove Act, 1878, shall serve the special notice in writing required by clause (b) of Section 5 of the Act, on the Government in writing required by clause (b) of Section 5 of the Act, on the Government Pleader of any Civil Court within the limits of the jurisdiction of which the treasure has been found, or on any officer who may be appointed by clovernment as Agent in this behalf, and such Government Pleader or othere shall, except in cases in which the treasure is less than one hundred othere shall, except in cases in which the treasure is less than one hundred officer shall, except in cases in which the said inquiry on the day mentioned in the said notice



('nele or otherwise Government shall so inform the Collector, who ifter in daing the said deel irraion and complying with the provisions of Scenior 16 of the said see shall as soon as possible, forward the treasures so required orther to the Prince of Wales Missian of Western India or to any other centre which Government may direct

If The Superintendent, Lich cological Survey, Western Chele, shall include in his ainmal report a brief summary of the results of the examination of come and other treasure trove claiming the year under accions and other treasure trove claiming the year under their claim the total number of come dealt with claiming the year their elasmication by metal and also, roughly by the series to which they refer the shall also give a short account of any notable finds, whether of come or of other treasure trove and the distribution of come during the year shall be shown in a separate tible. Form the tible tides to the tible search for this purpose.

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N B -- hor the present the Bombay Branch of the Royal Asiatic Society is to be considered the principal Museum of the Bombay Presidency

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Obverse Reterences and Remarks The Principal Museum of the Province in which the treasure is found The Indian Museum The Madras Museum The Provincial Museum, Lucknow The Lahore Museum The Public Library Shill long The Archivological Museum The Peshawar Museum The Opetta Museum The Quetta Museum The Aphrero Museum The Aphrero Museum The Rangoon Museum Asiatic Society Bengal Bombay Branch, Royal Asiatic Society The British Museum For sale at	Number and Metal	ļ
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FORESTS RULES AND ORDERS UNDER ACT VII OF 1878

SECTIONS OF THE ACT EVERCISE THE POWERS OF A FOREST OFFICER UNDER CERTAIN VEPOINTING CERTAIN OFFICERS OF THE FOREST DEPARTMENT TO

amended by Noln No 1152, RD, 17th Feb 1903 Noin No 21, RD, 60h Jan 1903, BG, 1903, Pt 1, p 53, us

Resolution No 9341, томишемого dated 26th July 1889 certain sections of the Indian Forest Resolution No 5347, Covernment Government Resolution No dated 2nd June 1886 the powers of a Forest Officer under 19868 dated 30th April 1884 of the Forest Department to exercise 1278° Resolution No Government dated 24th April 1879 appoint the undermentioned officers Notification No 2188 Government dated 26th December 1878 Governor in Council is pleased to ១៤១១ Government Mountandron In supersession of the previous orders noted in the margui, the

Act specified below —

Forest Officers

in charge of circles Conservators and Deputy Conservators

Extra Deputy and Extra Assistant Sections 20, 46, 55, 56, 67 and Conservators and Deputy, Assistant,

Conservators

Deputy, and Extra Assistant Conservators, Rangers, Foresters and Forest

in charge of Circles and all Divisional Kangers

Forest Officers 28 bas 00, 0d, 74 Sections 24, 25 (c), 33, 36, 37, 38, Conservators and Deputy Conservators Зестопа бб вподоед

Guards

and 78 Sections 44 45, 52, 63, 64, 69 Conservators, Deputy, Assistant, Extra

Sections

dated 29th November 1892

Зестоп 16

stop nais and n iter-comes in reserved forests should exercise the power mider Section 24 of the Indian Forest Act to duly authorized officer with whose previous sanction the Forest Officer Collector in each district in the Presidency, including Sind, shall be the The Gorgins in Council is also pleased to declare that the

226 d I 1d 788I (a) Noth No 7990-1 R D 15th Not 1882 B C., DEPORTMENTS TO BE FOREST OFFICERS ALLOIZIAC OFFICERS OF THE CUSTOMS, SAIT AND ABKARI

the Bombay Government Gazette of 12th August 1880 Notification to 1133 of the 9th August 1880, at page 689 of Part 1 of 14 of the rules made under Section 11 of the same Act, published in out the provisions of Section 52 of the Indian Porest Act, 1878 and Rule me Ablant Depirtuents to be Forest Officers for the purposes of earrying Corner in Conneil is pleased to appoint all officers of the Customs, Salt Acr, 1878 (Act No I I of 1878), His Excellency the Right Honourable the In exercise of the power conferred by Section 2 of the Indian Forest

Pt I, p 236 Noth No 2260 R D 30th Mar 1898, B G, 1898, 16, 52 150 63 OF THE ACT CIBIL OLT THE PURPOSES OF SECTIONS 20, 15, /bbol/li/C F/LB/ DFbni/ (O/SEBA/JOBS OF FORESTS TO

1- amended by Act No V of 1890 Sections 20, 15, 16, 52 and 63 of the Indian Forest Act No VII of 1878, Sind, to evereise within their limits the powers of a Forest Otheer under Deputy Conserrators of Forests in the Bombay Presidency, including His Execllency the Governor in Council is pleased to appoint Extra

sections 52, 63 and 69 of the 4ct THEOLYTING CERTAIN OFFICERS TO CARRY OUT THE PURPOSES OF

Noin No 2765, 30th Mar 1896, BG 1896, Pt I, p 338

that is to say, the offices ofanything required by the said sections to be done by a Forest Officer, and Act amended as aforesaid and to do throughout the said areas duties of such offices extend, the purposes of Sections 52, 63 and 69 of the herembelow mentioned to earry out throughout the areas to which the is pleased to appoint the persons from time to time holding the offices Act, 1878, as amended by the Forest Act, 1890, the Governor in Council In exercise of the powers conferred by Section 2 of the Indian Forest

Department, Poona (a) The Superintendent of Grass Operations, Commissariat

Poolia (b) The Commissariat Kunan Chankidars in the district of

68

и 760-12

⁽a) This Notification is not applicable to the Ahmedabad, Kaira and Broach Districts side Notin No. 2430, dated 22nd Aarch 1883, printed at page 141 post

IN THE POONA DISTRICT
IN RESPECT OF THE RESERVED FOREST LURANS
APPOINTING A LOREST OFFICER UNDER SLUTION 67 OF THE ACT

His E-cellency the Governor in Council is pleased, under Section 2 of the Indian Forest Act, VII of 1878, as amended by Act V of 1890, to appoint the Chief Commissanat Officer Poona, to everese all the powers of a Forest Officer contemplated in Section 67 of the said Forest Act, of a Forest Officer contemplated in Section 67 of the said Forest Act, and powers to be everyed only in respect of the Reserved Forest Kurans arch powers to be everyed only in respect of the Reserved Forest Commissach Poona District which have been assigned for the Reserved Formais-seriat Department

OFFICERS, POWERS UNDER SECTION 67

OF LORESTS WIEN DOING DUTY AS DIVISIONAL FOREST
COMPERING ON EXTRA DEPUTY AND EXITA ASSESTANT CONSERVATORS

Noin No 739, R D , 2nd Feb 1898, B G, 1898, Pt 1, p 71

His Excellency the Governor in Council is pleased to confer upon Extra Deputy and Extra Assistant Conservators of Forests when doing duty as Divisional Forest Officers the powers mentioned in Section 67 of the Indian Forest Act, No VII of 1878, as amended by Section 13 of Act No V of 1890

OHVECOVE IN LEVELUE FOR SET OFFICERS FOR THE PURPOSES APPOINTING CERTAIN OFFICERS TO BE FOREST OFFICERS FOR THE PURPOSES

Noin No 4456, R. D., 10th May 1909, B. G. 1909, Pt. I., p. 810

In exercise of the powers conferred by Section 2 of the Indian Folesch Act, 1878 (VII of 1878), the Governor in Council is pleased to appoint, in virtue of their offices, the Customs Officer, Keti Bunder, and the two Sea Coast Inspectors of the Customs Department, whose beats extend from Keti Bunder to Cutch and from Keti Bunder to the Hab river, to be Forest officers for the purpose of inspecting passes or certificates relating to impect of clience of Sind made under Section 41 cf the said Special Rules for the Province of Sind made under Section 41 cf the said Act and published as Appendix. B to Government Notification in the Act and published as Appendix B to Government Notification in the Revenue Department, No 4133, dated the 9th August 1880

APPOINTING CERTAIN OFFICERS IN THE BOARAY PRESIDENCY EXCLUDING SIND TO BE FOREST OFFICERS FOR THE PURES SECTION 41 OF THE AND 64 AND RULE 14 OF THE RULES UNDER SECTION 41 OF THE AND FOREST FOR REGULATING THE TRANSIT OF TIMBER AND OTHER FOREST PRODUCES.

Noin No 9479, R D, 2nd Oct 1916, B G 1916, Pt 1, p 2190 In exercise of the powers conferred by Section 2 of the Indian Forest Act, 1878 (VII of 1878), the Governor in Council is pleased to appoint In exerce of the powers conferred by zection 2 of the indian Forest let, 1878 (VII of 1878) the Governor in Council is pleased to appoint in virtue of his other the Chiefonis Officer, Sando Bandar, to be a Forest Officer for the purpose of inspecting passes relating to timber or charcost in trinsit in accordance with rule 5 in Appendix B to the rules under and other number and other forcest produce published in Government Mothic tion in the Borest forcest produce published in Government Mothic tion in the Boreaucottors of the difference of the Boreaucottor and other forcest produce published in Government Mothic tion in the Boreaucottors of the Covernment Mothic tion in the Boreaucottors in the Boreaucottors of the Officer and Stateston in the Boreaucottors of the Officer and Stateston in the Boreaucottors of the Office and Stateston in the Boreaucottors of the Officer and Stateston in the Boreaucottors of the Officer and Office

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SIND) MITH FOWLR UNDER SECTION 60

ALS THE TOLLECTORS IN THE BONBAY PRESIDENCY (INCLUDING VAD NAMINEARES IN CHARGE OF REVELUE DEPARTMENT, INCREMENTAL OF REVELUE OF REVELUE OF REPRESENT OF THE DATA NAMINEERS OF REVELUE OF REPRESENT OF THE DATA PROPRESENT OF THE SERVING AND ALL SEISTANT AND DEPUTE COLLECTORS IN THE BOMPROUND ALL SEISTANT AND DEPUTE COLLECTORS IN THE BOMPROUND AND ALL SEISTANT AND DEPUTE COLLECTORS IN THE BOMPROUND AND ALL SEISTANT AND DEPUTE COLLECTORS IN THE BOMPROUND AND ALL SEISTANT AND DEPUTE COLLECTORS IN THE BOMPROUND AND ALL SEISTANT AND A

Noin No 6308, R D, 3rd 1ug 1905, B G 1905, Pt I, p 997 In exercise of the powers conferred by Sections 2, 60 and 67 of the Indian Forest Act, 1878 (VII of 1878), the Council is

b_lcseq-

(a) to appoint, in virtue of their offices, all Assistant and Deputy Collectors in the Bombay Presidency (excluding Sind) and all blamlated and Mahalkaris to be Forces officers for all the purposes of the said Act, with respect to such reserved or protected forests as may from time to time within the limits of their respective charges be under the management of the Revenue Department,

(b) subject to the provisions of sub-section (3) of Section 67 of the said Act, to invest such officers, in virtue of their offices, with the pon ers specified in Section 67 of the said Act, with respect to such forests, and

(c) to invest all Collectors in the Bombay Presidency (including Sind) with the pon er specified in Section 60 of the said Act

APPOINTING THE SUPERINTENDENT OF NATHERAN TO CARRY OUT THE WITH POWER TO HOLD ENQUIRY INTO YOREST OFFENDER UNDER CLAUSE (d) OF SECTION 71

Noin No 4909, R D , 8th Aug 1900, B G 1900, Pt I, p 1708

In exercise of the powers conferred by Section 2 of the Indian Porest Act, No VII of 1878, the Governor in Council is pleased to appoint the person from time to time holding the office of Superintendent of Matheiran to carry out throughout the area to which the duties of such office extend the purposes of Sections 25, 33 and 71 (d) of the said Act as amended by the Forest Act, 1890, and to do anything required by the said sections or by any rule made under the said Act relating to those sections to be done by a Forest Officer, and the Governor in Council is further pleased, in exercise of the powers conferred by Section 71 of the said Act, to invest the said Forest Officer, being the person from time to time holding the above office, with power to hold an enquiry into forest offences, and in the course of such enquiry to receive and record evidence, under clause (d) of that section

ORDERS CONFERENCE FOWERS ON FOREST OFFICERS

Note No 5123, R D, 20th June 1892, R G, 1892, Pt I, p 538

His Excellency the Governor in Council is pleased, under Section 2 of the Indian Forest Act, No VII of 1878, as amended by Act No V of

1890, to appoint the office tor the time being in charge of the Remount-Rearing Depôt at Alimedingar to be a Forest Officer, and, under Section 75 of the same Act, is pleased to appoint the said officer to do all acts and exercise all powers that are prescribed by the Act, or by rules made powers to be done by a forest Officer or by any Forest Officer such powers to be exercised in respect of the Reserved Forest Officer such powers to be exercised in respect of the Reserved Forest Inich has been transferred to the charge of the Army Remount Department to be transferred to the charge of the Army Remount Department to be inthised as a grazing ground for roung stock

Note No 4092.1, R D, 31st May 1895, B G, 1895, Pt 1, p 630

His Evcellency the Governor in Council is pleased under Section 2 of the Indian Forest Act, No VII of 1878 as amended by Act No V of 1890, to appoint the officer for the time being in charge of the Remount-Rearing Depôt at Ahmednagai to be a Forest Officer, and, under Section 35 of the same Act, is pleased to appoint the said officer to do all act, and exercise all powers that are prescribed by the Act or by rules made under it to be done by a Forest Officer or by any Forest Officer such powers to be exercised in respect of the Reserved Forest Officer such powers to be exercised in respect of the Reserved Forest Linowing as the trafisferred to the charge of the Army Remount Department to be trafished as a grazing ground for voung stock

Nota No 81551, R D, 14th Oct 1892, B G, 1892 Pt I p 1039
Has Excellency the Governor in Council is pleased, under Section 2

Kurans in the Vagar Taluka of the in respect of the Reserved Forest Officer such powers to be exercised Forest Officer or by any Forest made under it to be done by a brescuped by the Act or by rules acts and exercise all powers that are appoint the said officer to do all rs bleazed to Act, श्याम् Officer, and under Section 75 of to be a Forest Ahmednagar, of Executive Commissariat Officer, the time being holding the post of 1890, to appoint the officer for of 1878, as amended by Act No V of the Indian Forest Act, No VII

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Dangarn da	2 }	Врепдт	ε
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for the use of the Commissaint Department for the using which have been assigned the the Commissaint Department

Noin No 4092, R D 31st May 1895, B G, 1895, Pt I, p 630

His Excellency the Governor in Conneil is pleased under Section 2 of the Indian Forest Act, No VII of 1878, as amended by Act No V of 1890, to appoint the Chief Commissariat Officer, Poona, to be a Forest

Officer, and, under Section 75 of the same Act, is pleased to appoint the said officer to do all acts and exercise all powers that are prescribed by the Act or by rules made under it to be done by a Forest Officer or by any Forest Officer such powers to be exercised only in respect of the Reserved Forest Kurans in the Poom District, which have been resigned for the use of the Commissional Department

Noon No 5932, R D, 6th Aug 1895, B G, 1895, Pt I, p 870

His Excellency the Governor in Council is pleased under Section 2 of the Indian Forest Act, No VII of 1878, as amended by Act No V of 1890, to appoint the Grass Conservancy Overseer for the time being at the Remount-Rearing Depôt at Ahmediagar to be a Forest Officer, and, under Section 75 of the same Act, is pleased to appoint the said officer to do all acts and evercise all powers that are prescribed by the Act or by in Indian and a nuclear anch powers to be corcised in respect of the Reserved Forest Officer anch powers to be exercised in respect of the Reserved Forest Officer anch powers to be exercised in respect of the Reserved Forest Officer anch powers to be exercised in respect of the Reserved Forest Ahmediagar District, which have been transferred to the charge of the Ahmediagar District, which have been transferred to the charge of the Ahmediagar District, which have been transferred to the charge of the stock

Note No 9401, R D, 21st Nov 1905, B G, 1906, Pt I, p 1594"

His Excellency the Governor in Council is pleased under Section 2 of the Indian Forest Act, No VII of 1878, as amended by Act No V of 1890, to appoint the Superintendent, Civil Vetermary Department, Bombay Presidency, for the time being to be a Forest Officer, and under acts and exercise all powers that are prescribed by the Act or by rules made under it to be done by a Forest Officer, or by any Forest Officer, and powers to be done by a Forest Officer, or by any Forest Officer, and powers to be done by a Forest of the Reserved Forest Officer, the Chenduphal, Batramaa, Soregan and Darubhatti Kurans in the Sholapur District which has been transferred to the charge of the Civil Vetermary Department to be utilized as a grazing ground for the Sholapur Cattle Farm

Noir y, 1906, P. D. 25th Sept 1906, B. d. 1906, Pt. I., p. 1307

Act, No VII of 1878, as amended by Acts No V of 1890 and No V of Apercuse of the power conferred by Acts No V of 1890 and No V of 1901, His Excellency the Governor in Council is pleased to appoint the Assistant or Deputy Collectors in charge of the Talukas of Bilgapur, Bagewadi, Muddebhal, Bagalkot (including Bilga Petha), Hungund and Badamı of the Bilapur District to be ex-officio Forest Settlement Officers for all lands within the talukas forming their respective charges which have been notified as proposed reserved forests under Section 4, or as reserved forests under Section 34 and have not since been distorested mider Section 26, and in respect of which the inquiries into rights contemplated by clause (c) of Section 4 and sub-paragraph 3 of Section 34 tand plated by clause (c) of Section 4 and sub-paragraph 3 of Section 34 and sub-paragraph 3 of Section 34 and sub-paragraph 3 of Section 4 and sub-paragraph 3 of Section 4 and sub-paragraph 3 of Section 54 and 55 and 5

of the said Act have to be made

2 Under Section 10 of the said Act, His Excellency the Governor in Council is also pleased to appoint the Collector of Bijapur to hear appeals from any orders passed by the said Forest Settlement Officers under Sections 10, 11, 11 or 15 of the said Act

3 His Excellency the Governor in Council is pleased to direct that the enquiry and record in respect of the Protected Forests of the said district shall be made and prepared by the same provisions and right of any the same manner and subject to the same provisions and right of appeal as in the case of Reserved Forests

CERTAIN SUB-DIVISIONS OF SAFARA DISTRICT TO BE ex-offero APPOINTING THE ASSISTANT OR DEPUTY COLLECTOR IN CHARGE OF

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Karad, Patan, Jaoh talukas (mcluding Mahableshwar mahal) Satara taluka Assistant or Deputy Collector,
Karad Sub-Division
Assistant or Deputy Collector,

Koregaon, Khatav, Man and War talukas (meluding Khandala mahal)

in charge Satara taluka Assistant or Deputy Collector, Wai Sub-division

Assistant or Deputy Collector, Khanapur, Tasgaon and Walwa Tasgaon Sub-division talukas (including Shirala mahal) 2 Under section 16 of the said Act, His Excellency the Governor

in Council is also plassed to the Forest Settlement Officers under sections from any orders passed by the Forest Settlement Officers under sections

10, 11, 14 or 15 of the said Act

3 His Excellency the Governor in Council is pleased to direct that
the inquiry and record in respect of the Protected Forests of the said
talukas shall be made and prepared by the said Forest Settlement Offi-

sppeal as in the case of Reserved Forests

-IIV 19A ,8781]

BOWNING SO 72 TO ENDYNGER A RESERVED FOREST RULES REGARDING THE LINDLING OF FIRES OR THE LEAVING OF FIRES

Noin No 1779, R D, 24th Feb 1913, B G, 1913, Pt 1, p 313, as amended by Noin No 1498-A, R D 13th Feb 1919

In exercise of the powers conferred by Section 25, clause (b) of the Indian Forest Act, 1878 (VII of 1878), and in supersession of Government Motification No 3612, dated 14th May 1895, as subsequently amended, the Governor in Council is pleased to insie the following rules regarding the Lindling of fires or the leaving of fires burning so as to endanger a Reserved Forest, namely.—

Ending, etc., of fire on reads in the boundaries of a Reserved Forest but Reserved Forests prohibited boundaries of a Reserved Forest but is not included in the area thereof, except at such spots as may from time to time be notified locally by the Divisional Forest Officer a No person shall ignite in a notified for making ashimanic near a Reserved Forest, the boundary of a Reserved Forest, from Forest and manuments and form the boundary of a Reserved Forest, forest, forest and fo

unless—

(4) there is between such boundary and the spot on which such materials are ignited a space at least 25 feet in width which is clear of vegetation capable of carrying fire from such spot to the forest, and

(14) such other precautions, such as employing varchers, are taken as are reasonably necessary to prevent fire from spread-

Ing to the forest

Kindling of fire in neighbourhood shall be kindled elsewhere than in a preentset of a Reserved Forest prohibited place used as a human divelling or in premises appertaining to such divelling, within a distance of two hundred yards from the boundary of a Reserved Forest, without the hundred yards from the boundary of a Reserved Forest, without the previous written permission of a Forest Officer not loner in rank previous written permission of a Forest Officer not loner in rank

A No person shall hudle any fire, or leave any fire burning,

Precartions to be taken in kind

Ing fin in neighbourhood of a pards from the boundary of a Reserved

Reserved Forest

The forest unless he takes precautions, by clearing a firepath not less than twenty-five feet in width

tions, by clearing a firepath not less than twenty-five feet in width

between such spot and such boundary, or by employing watchers or

otherwise, to prevent the fire from so spreading

5 Elsewhere than in the Province of Sind nothing in these rules ramy senson senson season commencing on the Jeth June and ending on the 31st October

than a Range Forest Officer

KANARA, BELGAUM AND DHARWAR FOREST DIVISIOUS FORESTS OF THE BOMBAY PRESIDENCY, EXCLUDING SIND, AND THE SELLING OF TRAPS OR SWARES IN THE RESERVED AND PROTECTED RULES TO REGULATE HUNTING, SHOOTING, POISONING OF WATER AND

No firt, R D, Irih Apr 1916 as amended by Noins No III85, R D, 6th Dec 1912, and Noin No 5627, R. D., 18th Aug 1903, B. G., 1903, Pt. I., p. 1021,

Біуівіоца -Presidency excluding Sind and the Kanara, Belgaum and Dharwar Forest traps or suares in the Reserved and Protected forests of the Bombav rules to regulate hunting, shooting, poisoning of water and setting of sanction of the Governor General in Council, to prescribe the following His Excellency the Governor in Council is pleased, with the previous the Bombay Government Gazelle (except in regard to the Province of Smd), No 6254, ditted the 25th July 1894, published at page 751 of Part I of Act, 1878 (VII of 1878), and in supersession of Government Notification 31, clause (1), and Section 75, clause (a), of the Indian Forest In exercise of the poners conferred by Section 25, clause (1), Section

The folloning acts are prohibited in all Reserved and Protected

dynamite or other explosive therein, the setting of crimes or basket (a) the poisoning of rivers or other water, the explosion of

traps for the purpose of killing or catching fish,

(b) the setting of spring guns, snares or traps,

(c) the taking, Wounding or killing of-

salt-hoks, or paths leading directly to water or selt-hoks, (1) game other than carmivora, dear or pig over water,

prescribed under Act VIII of 1912 during the close-time so (11) any bird or animal for which a close-time has been

prescribed,

the Conservator of Forests, or, in the case of snares or traps of the above acts may be done with the written permission of in this behalf by the Conservator of Porests provided that any (111) such animals as may from time to time be notified

Note.—For the purpose of this rule the word " Carnivora" meludes tiger, panther, of the Divisional Forest Officer

wolf, hyena and wild dog

shooting are prohibited except under a license to be obtained from the a Notification published in the Bombay Government Gazette, hunting and rare, or for both of these purposes, apply this and the following rules by strict conservation or for the preservation of animals which are decoming Protected forests to which the Local Government may, for the purpose of (a) In any Reserved or Protected forests or portions of Reserved or

holder only to hunt and shoot, and shall be valid for a period of one year (b) Every license issued under clause (a) of this rule shall permit the Conservator of Forests

* This rule was substituted for the original Rules I and 2 by Nota Ko 4177, R D, 17th April 1916, B G, 1916, Pt I, p 782

countersigned by the Divisional Forest Officer which the licensee does not reside or exercise any jurisdiction, it must be subject to the condition that before it has effect in any Forest Drywion in Presidency to nhich these rules are made applicable under clause (a), from the date of its grant in any Reserved or Protected Forest in the

(c) No such incress shall entitle the holder to hunt or shoot more

Conservator of Porests license, according to a list to de prepared for each Forest Division by the than the stags or bulls of each species of annual to be specified in the

Sustan ar botats Licenses shall not be refused except for special reasons to be

adjoining that for which the fleenise is valid or into a forest closed under Wounded game may be pursued into the forests of the Mivision

A license granted under these rules shall not be transferable Kule 8

Police or Revenue Officer, produce his license forest to n luch these rules apply, shall on deniand by any Forest, rules, and n do is found hunting, shooting, snaring or trapping iif any his ery person to whom a becne has been granted under these

permission shall not be given for a longer period than one month in any other dangerous or destructive animals in such lorests Such special has endorsed special permission to that effect, may kill pig, tigers and forests, or persons holding beenees on which the Divisional Forest Officer provided that gazetted officers "hose jurisdiction extends to such licenses granted under these rules does not extend or is modified accord-To such forests the validity of lect to revision by the Commissioner view to the preservation of such species, but any such order shall be subof any particular species of animal in any specified tract of forest, with a specified season. He may also prohibit the taking, nounding or hilling part of a forest is wholly closed for a term of years or annually for a Forest Officer and the Collector, declare that any particular forest or The Conservator may, on the recommendation of the Divisional

the Divisional Forest Officer shall he to the Collector, whose decision shall An appeal against the cancellation of the permission or the license by may be hable under the Indian Forest Act, 1878 (VII of 1878), or otherwise Divisional Forest Officer, in addition to any other penalty to nhich he of having the permission or ucense, as the case may de, cancelled by the 1890), or of any rules made therounder, he shall be hable to the penalty Forest Act, 1878 (VII of 1878), as amended by the Forest Act, 1890 (Vol Rule 3 has been granted commits a breach of any provision of the Indian If any person to whom permission under Rule 2 or a license under

shall accompany the camp of any beense-holder hunting or shooting in thinks it advisable, he may direct that the Forest Guard or other person In any case where the Divisional Forest Officer or Conservator be final

forests, with the object of seeing that forest rules are not infringed by

The nord "hunting" as used in these rules, includes tracking for the purpose of discovering the lie of n ild animals, provided that any person holding a license is not prohibited from employing any number of trackers

12 Nothing in these rules shall be taken to exempt any person from findulty in respect of any offence by injury to the forest or its produce or of any other offence punishable under the Indian Forests Act, 1878 (VII of 1878), as amended by the Forest Act, 1890 (V of 1890)

13 Mothing in these rules shall be taken to cancel any privileges

granted to resident wild tribes except by the express order of the Collector, or to preclude the grant of special permission by the Divisional Forest Officer or Collector to resident villagers on special occasions

(W B —Forest in which wild tribes have been given the privilege of

innting will not generally de notified under Rule 3)

APPEXDIX
The game birds referred to in Rule 1 (c) are as below, and the close

00		
$_{ m ptem}$ per	tor Hare is lat April to 30th Se	Дре сјоге гевгои
\mathtt{D}^{o}	У виз роеспог р упсря	${f Spot-bull-duck}$
	snton	•
${\tt D}^{ m o}$	Ватендютив тедвио	-Comb-duck
0.07	paner parameter	T#20-11000.00
September ${ m D}_0$	Mettopus coromande.	Cotton-teal
	or javanica	
lst June to 30th	ыз випъа Вепдгосуgna вгсивъа	िरुक्त-इत्तार्थात्र ा रिक
$ m D^o$	Sypheotides or sypheo-	Lak-florican
$\bar{\mathfrak{D}}^{\mathrm{o}}$	Eupodotia edwardsi	Bustard
•	(snuneri	
Do	Turnix gonders, or tank dus-	Itanp-bratenA
	Turnix pugnax	
	сгутатогрупсия	
	asiatica Microperdix	
	Argunda Perdicula	
\mathbf{D}^{o}	Perdicula Argoondah or	Bush-quail
$\tilde{\mathbf{D}}^{\mathrm{o}}$	Coturnia coromandelica	Itanp-masi
· ·	f Juna bondicerianus	
· Do	Ortygorius or Franco-	Partridge
· u	endoid enniconary	
	(Francolinus vulgaris	
$^{\circ}$ D $^{\circ}$	Galloperdız spadıcea {	Infol-11192
D^{o}	Gallus sonnerati	Iwot-signul.
\mathbb{D}°	Pavo cristatus	[7701-n9T
September	Pteroclurus exustus	
date April to 30th		Sand-grouso
Close season	707	•
		season is fixed as follo

DIVISIONS

SETTING OF TRAPS OR SYRES IN THE RESERVED AND PROTECTED

FOREST OF TRAPS OR SYRES IN THE RESERVED AND PROTECTED

FOREST OF THE BOTTLING OF TRAPS OR SYRES IN THE RESERVED AND TRAPS OF TRAPS OR SYRES IN THE RESERVED AND TRAPS OF TRAPS OF TRAPS OF TRAPS OF TRAPS OF TRAPS OF TRANSPORTED AND TRA

Noth No 1177, R. D., 17th Apr 1916, B. C., 1916, Pt. I., p. 782

In evercise of the powers conferred by section 25, charse (1), such section 75, charse (1), and section 75, charse (1), of the Indian Forest Act, 1878 (VII of 1878), the Governor in Council is pleased to make the following rules to regulate hunting, shooting, poisoning of water and setting of traps or suares in the Reserved and Protected forests of the Kanura, Belgaum and Dharwar Forest Divisions, in supersession of Government Notthestion in the Reserved and Protected forests Might August 1903, in so far as it applies to the Reserved and Protected forests within the said divisions, manely —

forests — to real are prohibited in all reserved and protected

dy minite or other explosive therein, the betting of emires or bishet traps for the phrobe of billing or extenue half

ταρε τοι της εςτίπις οί ερτίης είπις, επίτες οι traps

(c) the taking, nounding or killing of—

(1) Kumo office than carrivora, dear or pig over nater,

salt-licks, or paths leading directly to nater or salt-licks, (11) any bird or an mal for which a close-time has been preseribed under Act VIII of 1912 during the close-time so

prescribed,

(iii) such animals as may from time to time be notified in this behalf by the Conservator of Forests provided that any of the above acts may be done with the written permission of the Conservator of Forests, or in the case of snares or traps, of the Conservator of Forests, or in the case of snares or traps, of

the Conservator of Forests, orm the case of snares or traps, of

Note—For the purpose of this rule the word. "Carnivora" includes tiger, panther, woll, hyona, and wild dog.

2 Hunting and shooting are prohibited except under a license to

be obtained from the Collector or Divisional Forest Officer

3 The forests in each division shall be divided into shooting blocks of convenient size by the Divisional Forest Officer, subject to the approval

of the Conservator of Forests

4 The Conservator of Forests shall determine every year which of the blocks in each of the divisions of his circle, the forest of which have been so divided into blocks under rule 3, shall be absolutely closed to the public generally for hunting and shooting, whether for purposes of forest management or for the protection of game. In October of each year he shall publish, according to forest divisions, a list of the blocks so closed, in the Bombay Government Gazette, and copies of the blocks so published shall be posted up for information in the office of the Conservator of Forests, and in the offices of the Collector and Divisional Forest Officers Forests, and in the offices of the Collector and Divisional Forest Officers

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the cimployment for tracking, stalking, tying up for carmyora, or conductblock for any animals other than carmivora, bear and pig and to prolibit prolubit driving or besting the forests with men or dogs in any specified The Conservator of Porests shall have full discretion to गाठवा वच वधी है exception permitted by rule 12, be closed to shooting for the remainder When this limit is reached, the block shall, subject to the AUT one year number of gine shall be allowed to be killed in any shooting block in With the exception of cernivora, bear and pig, only a limited any block for his on a sport, he must take a block accuse for such block. mench block, it my holder of a district license wishes to reserve entirely the holder of the district beense shall at once stop all hunting and shooting if the holder of the block license arrives in the block specified in the license. such block hears is not present in the irea covered by the license, and block hearst hear issued shall be permitted only when the holder of and shooting by the holder of a district heense in any block for which a

n luch las not been notated as closed under rule t - provided that hunting

may cover in a blocks it there are surplus blocks open for shooting for

of rule 4, and to the reservation in respect of occupied blocks laid, down in of the district for which they have been usued, subject to the conditions control of the Conservator District decenses shall be valid for any forest licenses shall be usued by the Divisional Forest Officer, subject to the the district and countersigned by the Conservator of Porests, block and block licenses. District licenses shall be usued by the Collector of

The holder of a district license may limit and shoot in any forest

Block heenses shall ordinarily be valid for only one block, but

Lacenses granted under rule 2 shall be of the hinds, err, district

Provided that wounded game may be pursued into-an adjoining block

bublect to the Conservator's approval to act is "sluharis" have been given by the Divisional Forest Officer, ing drives or heats, of any persons other than those to whom permits

during the year (January —December) under the last preceding rule of game of each species which may be allowed to be killed in each block Conservator of Forests, shall before October an each year fix the limit (a) The Divisional Forest Officer, subject to the approval of the

each year, determine the number of game of each species which may be (b) The Conservator of Forests shall similarly, before October in

the forests of the circle hilled by any individual during the year (January—December) in any of

nith the written permission of the Conservator in particular matances, Provided that the innit of game allowed to be killed may be exceeded

When any holder of a district license kills any animal of any who may give such permission after consulting the Collector

and horn-measurements of such animal and the shooting block in which rule 8 (b), he shall report to the Divisional Forest Officer the species, sex species, of n luch the number allowed to be hilled has been limited under

or district

upich no applications have been made

areb of qu animals allowed to be hilled, and the number of game of every kind hilled. hept in the form shown in the appendix, showing the number of protected In each Dyvisional and Range Forest office game books shall be

Every holder of a district license must, before shooting in any II

available for shooting, and may not in any ease exceed this number block, make himself acquainted with the number of game of each species

Divisional Forest Officer in determining the number of game that may of game permitted to be falled by his license shall be considered by the pe caused by any holder of a block license lalling up to the full number protected animal Any excess over the limit fixed for the block that may the number permitted by his license to be killed by him of any kind of block covered by his beense, provided he does not kill more than 12 A holder of a block beense may exceed the bmit fixed for the

Every application for a license shall state the number of sportsbe allowed to be killed in such block during the succeeding year

Conservator of Forests shall have discretion to limit the number of purpose of a block license a party shall be limited to two guns the number authorised by it to hunt and shoot. Previded that for the men intending to hunt (r shoot together and every heense shall specify

Erery beense shall have entered on it the number and lands retainers and the number of dogs that may be taken into the forest

horn-dimensions in the case of protected animals, or length in the case the Divisional Forest Officer, endorsing on it the number and kind and the block, as the case may be, every license-holder shall return his license to As soon as he leaves the district or shooting of game which may be killed

No application for a block beense may be made more than three of carmivora and bear of all game killed by him

is applied for, and (b) that a license for a short period not exceeding ten be sufficient in the case of a resident of the district for which a license desires to avail himself of it, provided (a) that fifteen days' notice shall months or less than one month defore the date from which the applicant

days may be granted as soon as it is applied for

his charge, to cover the whole year (January-December) be valid only when such officer is travelling on duty within the limits of Provided that a Gazetted Officer may be granted a ucense which shall tor shooting blocks but shall not ordinarily exceed three months. The duration of a license shall be determined by the demand

No beense is transferable

breaking out in any forest block for which a license has been granted, holder or by any of his retainers or followers and, in the event of fire render a heense hable to cancellation, whether committed by the heense-Any breach either of the Act or of any rule under it shall the Forest Act any district beense for any breach of the Forest Act, or of any rule under any time cancel any block beenes and subject to the Collector's approval for good and sufficient reasons and the Divisional Forest Officer may at Divisional Forest Officer shall have discretion to refuse a shooting license The Collector and, subject to appeal to the Conservator, the

or of nm irranted, interference with forces work or with forces ofherals engaged in the exercise of their duty, heenses shall be finble to be declared intition to respect of such forces block

a dim of one of the last preceding rule do not exempt a license from the last preceding rule of any other last in the reason of the rule of any other last in this line is a like in the rule of the

or by my of ms retainers or followers.

20. The Divisional Forest Officer, subject to the approval of the Conservator, may require my holder of a ficense to take a forest guard to accompany limit and his camp during the time he is camped within

sorol with the policy of a heavy during on shooting in any forest

21 Brey holder of a license hunting or shooting in any forest to which these rules apply shall on denuind by any Porest, Police or Revenue Other produce ins license for inspection

2.2 If my immil is nounded or billed by any heonse-holder in contrivention of the provisions of the it is such animal shall be counted in the iggregate manber of animals of the same species permitted to be billed by the heonse holder is not exempted by this rule from the liabilities referred to in rules holder is not exempted by this rule from the liabilities referred to in rules $84 \, \mathrm{mag} = 19$

Porest Officer, subject to the discretion of the Conservator or Divisional Forest Officer, subject to the Conservator's approval, to probabit from time to time fishing and netting in any specified lengths of any rivers, exception issue of a moting in the case of individuals, or of a general sametion to the residents of any village or villages, to fish and net in the portion to observe of any village or villages, to fish and the time portion to the residents of any village or villages, to fish and the regulate by notification in ordi forest division concerned the 910 first that motified in nothing rivers (for the capture of fish)

्रावश्यार्

(Game Book)

Block

		(folds 1 Munuf.)			Olhers (bears, pig wild dog hyona ato l
{		ρo	1		Panther
1		of oven mins (1940) (1) of fail be fail of fli (1) of fail be fail fli (2) fail and fail fli (3) dof of four fli (4) fail fail (4) fail fail (5) fail fail (6) fail (6) fail (7) fail (6) fail (7) fail (7) fail (1)			Tl _b er
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onnshatt oldrilara not golnoods	o mus/ sportsum rulli rulli sum sum sum sum sum sum sum sum sum sum	EnolenounICI	o ohd gullooda	number allowed to be to	Кінд ot Gume

1903, SHALL NOT APPLY IN RESPECT OF MILCAI (portax pictus) IN HUNTING, ETC, PUBLISHED IN NOTN NO 5627, R D, 18TH AUGUST DIRECTIVE THAT RULES I (d) AND 3 (c) OF THE RULES TO REGULATE

THE THANA DISTRICT

Noin No 871, R D, Mist Lan 1910, B G, 1910, Pt. 1, p 195

No 5627, dated the 18th August 1903, shall not apply in respect of published in Government Notification in the Revenue Department, and Protected forests of the Bombay Presidency excluding Smd, shooting, poisoning of water and setting of traps or snares in the Reserved orders, the undermentioned provisions of the rules to regulate hunting, in Council, the Governor in Council is pleased to direct that, until further (VII of 1878), and with the previous sanction of the Governor General 31, clause (1), and section 75, clause (d), of the Indian Forest Act, 1878 In exercise of the powers conferred by section 25, clause (1), section

nilgai (portax pictus) in the Thana District, namely —

(1) chause (b) otrule 1,

(2) sub-rule (c) of rule 3

(portax pictus) in east and west khandesh districts R D, 18TH AUGUST 1903, SHALL NOT APPLY IN RESPECT OF MILCAI DIRECTING THAT RULE I (d) OF THE RULES PUBLISHED IN NOTH NO 5627,

Pt 1, p 2023 'IIGI' D H'IIGI AON 181' A H'87701 ON WOON

(portur pictus) in the East and West Khandesh Districts No 5627, dated 18th August 1903, shall not apply in respect of nilgar published in Government Notification in the Revenue Department, and Protected Forests of the Bombay Presidency eveluding Sind, shooting, poisoning of water and setting of traps or snares in the Reserved further orders, clause (d) of No 1 of the rules to regulate hunting, No XV of 1911, the Governor in Council is pleased to direct that, until 31, clause (1), and section 75, clause (d), of the Indian Forest Act, No VII of 1878, as amended by Acts No Voi 1890, No Voi 1901 and In exercise of the powers conferred by section 25, clause (1), section

FORESTS OF THE PROVINCE OF SIND SELLIZE OF TRAPS OR SYARES IN THE RESERVED AND PROTECTED RULES TO RECULATF HUNTING, SHOOTING, POISONING OF WATER, AND

as amended by Noth No 9933, It D, 16th Oct 1916 Note No 5296, R D, 12th May 1915, B G, 1915, Pt I, p 1311,

m Council is ple isolito prescribe the following rules to regulate lunting, Revenue Department No 6251, dated the 25th July 1891, the Covernor (VII of 1878), and in supersession of Government Notification in the 31, clause (1), and section 75, clause (d), of the Indua Forest Act, 1878 In exercise of the powers conferred by section 25, chase (1), section

The following acts are prohibited in all reserved and protected --- bind protected forests of the Province of Sind shooting, poisoning of n iter and aetting of traps or states in the reserved

— steorot

the for the purpose of killing or catching fish, dynamite or other explosive therem, the setting of crimes or basket (a) the poisoning of rivers or other "ater, the explosion of

(d) the setting of spring gime, singles or traps,

(c) the taking, nounding or killing of

(1) Einic other than carmitors or pig over nater, salt-licks

(n) in pare or unital for which a close-time has been or paths leading directly to nater or salt-licks,

os earth-eacle and guirub 4101 to 1111 to close-time so

from time to time be notified in this behalf by the Conservator (111) Such insectivorous or gay-plumaged birds as may

in the case of anares or traps, of the Divisional Forest. Officer nritten permission of the Doputy Conservator of Porests or Provided that any of the above acts may be done with the

Lob blin bar lote-lor the purpose of this rule the nord. 'Carmora " includes nolf, hyena

from the Deputy Conservator of Porests hunting and shooting are prohibited except under a license to be obtained rules by a notification published in the Bombay Government Gazelle, becoming rate, or for both of these purposesapply this and the following, of strict conservation or for the preservation of animals which are or protected forests to n hich the Local Government may, for the purpose (a) In any reserved or protected forests or portions of reserved

from the date of its grant, in any reserved or protected forest in the holder only to huntand shoot, and shall be valid for a period of one year (b) Every because issued under clause (a) of this rule shall permit the

it must be countereigned by the Divisional Forest Officer $\mathrm{D}n$ ision in which the decenses closs not reside or exercise any jurisdiction, (a), subject to the condition that before it has effect in any Forest Province of Sind to which these rules are made applicable under clause

(c) No such incense shall entitle the holder to hunt or shoot more

Conservator of Porests according to a list to be prepared for each Forest Division by the Deputy than two males of each species of animal to be specified in the license.

serted in nerting Licenses shall not be refused except for special reasons to be

adjoining that for which the beense is valid or into a forest closed under Wounded game may be purened into the forests of the division

A license granted under these rules shall not be transferable

L ofux

6 Every person to whom a license has been granted under these rules, and who is found hunting, shooting, snaring or trapping in any forest to which these rules apply, shall, on demand, by any Forest. Police of Revenue Officer, produce his license

one month in any case Such special permission shall not be given for a longer period than may kill pig, and other dangerous or destructive animals in such forests. Divisional Forest Officer has endorsed special permission to that effect, diction extends to such forests, or persons holding beenses on which the provided that gazetted officers whose jurismodified accordingly the validity of licenses granted under these rules does not extend or is shall be subject to revision by the Commissioner To such forestswith a view to the preservation of such species, but any such order killing of any particular species of animal in any specified tract of forest, tor a specified season the may also prohibit the taking, wounding or forest or part of a forest is wholly closed for a term of years or annually Divisional Forest Officer and the Collector, declare that any particular The Deputy Conservator may, on the recommendation of the

8 If any person to whom permission under rule 1 (c) or a license under rule 2 has been granted commits a breach of any provision of the Indian Forest Act, 1878 (VII of 1878), as amended by the Forest Act, 1878 (VII of 1890), or of any rules made thereunder he shall be hable to the penalty of having the permission or license, as the corse may be, cancelled by the Divisional Forest Officer, in addition to any other penalty to which other may be liable under the Indian Forest Act, 1878 (VII of 1878), or otherwise An appeal against the cancellation of the permission or the otherwise by the Divisional Forest Officer shall lie to the Collector, whose decision shall be final

9 In any case where the Divisional Forest Officer of Deputy Conscrator thinks it advisable, he may direct that a Forest Guard or other person shall accompany the comp of any heense-holder huntingor shooting in forests, with the object of seeing that Forest rules are not intringed

by camp tollowers

10 The nord "hunting" as used in these rules includes traching for the purpose of discovering the lie of wild animals, provided that any person holding a license is not prohibited from employing any number

of truckers

Il Zothing in these rules shall be taken to exempt any person from
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of any other offence punishable under the Indian Forest Act, 1878

(VII of 1878), as amended by the Forest Act, 1890 (V of 1890)

12 Zothing in these rules shall be taken to cancel any privileges granted to resident wild tribes except by the express order of the Collector or to preclude the grant of special permission by the

Or the concent of the precide the grant of resident villagers on special occasions

ou his grid to a hich wild tribe a has been been properly to the properly of hunting will not

Ghoti-Biri Road

FATABLY RULES TO RECULTE HUNTING, FTC, IN RESERVED AND PARTITIONS PARTITIONS

Noins No 1517, R. D., 23rd Fd. 1995, B.G. 1905 Pt. I, p. 216.

No 10011 R. D. 51rd Fd. 1907 B.G. 1907 Pt. I, p. 242,

Pt. I. p. 1386, No. 1532 R. D., 15th Fd. 1906, B.G., 1906, Pt. I.,

p. 243 No. 5047, R. D., 17th May 1907 B.G., 1915, Pt. I., p. 242,

No. 1008, R. D., 24th Jady 1905, B.G., 1905 Pt. I., p. 246, and

No. 1008, R. D., 24th Jady 1905, B.G., 1905 Pt. I., p. 246, and

These notifications deing unimport int, its not repunted in eating

APPLING RULE 3 NO RULES PUBLISHED IN NOT ROTECTED FOR A STRUCK ST. 1903 TO CERTAL RESERVED IN TROTECTED FORESTS IN NOTECTED FORESTS IN NOT STRUCK STR

YOU Xº 6269 R D 7th July 1913 B G, 1913,

In supersession of so much of G reminent Notification in the Revenue Department, No. 6008, dated the 21th July 1905, as relates to the Reserved of Protected Forests in the Xasil, District, and with poisoning of nater and setting of traps of sinits in the Reserved of Protected Forests of the Bombry Presidency, evaluate limiting, shooting, protected Forests of the Bombry Presidency, evaluating and, published in Government Notification in the Reserved of the Bombry Presidency, evaluating the John August 1903 the Governor in Council is pleased to apply title 18th August 1903 the Governor in Council is pleased to apply title 3 of the said files and all the rules following it to the Reserved of Protected Forests in the Zasil, District nest of the the Reserved or Protected Forests in the Zasil, District nest of the Lyn i Road and the Protected Forests in the Zasil, District nest of the Lyn i Road and the

OF THE LASTRY DISTRICT TO BE RESERVED

OF THE LASTRY OF TREES IN THE PROTECTED FORFSTS

Noth No 8205-A, R D 22ml Not 1902, B G, 1902, P

In electise of the power-conferred by section 29 of the Indian Forest Act, 1878, as amended by Acts No V of 1890 and 1901, and in supersession of all previous nothications under this section, the Governor in Council is pleased—

(a) to declare the following classes of trees in the Protected Forests of the district of Kanara to be re-erved from the 1st day

1) Sagnan or Teal (Tegn) (Tectona grandis) (Sanda-Sandadinara or Sandalnood (Chandan) (Sanda-

lum album)

3 Bitti ot Blackwood (Shisham) (Delbergna lahfolia)

Balyle (Vitex alissima)

Karimutid of Tiwas (Ougeinia dalbergioides)

Survani (Ginelina arborea)

Anale or Harda (Perminalia chebula)

Khair (Meacha calechu) G 8

tioni (Pierocarpus marsupum)

Inallanada (Shorea tulnira) OI

(2) All trees of wintever description exceeding 32 inches

in Eithli at the base,

(3) All trees of n hatever description or dimensions in

(b) to prohibit from the date fixed as aforesaid in the said Proevergieen jungles and kaus, and

rected Poresta-

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(1) the quarrying of stone,

(2) the burning of lime and charcoal,

(3) the subjection to any manufacturing process of any

torest produce,

- zw 'spur Sumolloi (4) the collection or removal of any forest produce of the

(1) trees reserved under clause (a) above, and all parts

(2) charcoal, cantchoue, catechu, wood-oil, resin, natural and produce of the same,

varmsh, bark and lac,

(3) the Shige plant and all its parts, and produce,

(4) honey and war,

(5) rock (except loose and surface stones) and minerals

AND PROHIBITING QUARRYING AND CLEARING THEREIN THE PEINT TALUKA OF THE NASIK DISTRICT TO BE RESERVED DECIVEING CERT VIN CLASSES OF TREES IN THE PROTECTED FORESTS IN

gooi adv uni 'a u Pt I, p 330, as amended by Noin No 3036, Noin No 2163A, R D, 14th Mar 1905, B G, 1905,

Protected Forests in the Peint Taluka of the Tamarind declare the classes of trees marginally noted in the Hirda, Mango, Промів, of 1878), the Governor in Council is pleased to Teak, Tiwas, Blackwood, Section 29 of the Indian Forest Act, 1878 (VII In evereuse of the powers conferred by clauses (a) and (e) of

toA biss as may be permitted by any rule made under section 31 of the to prohibit from the said date within the said forests, except so lar Nasik District to be reserved from the 1st day of April 1905, and

the collection, or subjection to any manufacturing process, or (a) the quarrying of stone, the burning of lime or charcoal and

tor herding cattle, or for any other purpose, any land therein (b) the breaking up or clearing for cultivation, for building, removal, of any forest produce and

THE AHMEDNAGAR DISTRICT Forest in certain villages of the akola taluka of BULES TO REGULATE THE MANAGEMENT OF THE PROTECTED

Noin No 185, R. D., Illih Jan 1886, B. G. 1886, Pt. I., p. 29

April 1885, published at pages 485 and 486 of the Bombay Government With reference to Government Notification No 2792, dated 6th

m the marginally noted villages of the Akola regulate the management of the Protected Forest Section 31 of the Indian Forest Act, rules, made by the Governor in Council under Gazette of the 9th idem, Part I, the following

Kotul Lohalt Зищвапуаци Басћил Panjre ympıt Uddavné Кипъвће Chatghar

sanction of the Governor General in Council, for general information — Taluka of the district of Ahmednagar, are published with the previous

cleared or broken up for culturation in the said forest subject to the Lands of either of the two following descriptions may be

(a) land the right to cultivate which has been recorded in conditions, if any, respectively applicable thereto, viz

an enquity under Section 28 of the Forest Act, or

(b) land let for cultivation under a lease which is at the

which the number is situate, subject to the conditions contained in for not less than five years previously, a resident of the village in may be let at the rent so assessed to any person who is, and has been moderate rent, any of the said fields (heremafter called "numbers") and having been measiured and assessed by the said Department at a orders of Government, into fields which bear distinctive numbers tion having been divided off by the Survey Department, under the The unoccupied land in the said forest suitable for cultivatime in force and has been granted under these rules

granted, at the discretion of the Divisional Forest Officer, with or The lease of a number may be sold by public auction or these rules

Every lease granted under these rules shall be in the Form without payment of a premium

execute such an instrument, or otherwise by the Conservator Officer, if he is competent under the rules in force in this behalf to A, hereto annexed, and shall be executed by the Divisional Forest

bearing an endorsement of the tenor prescribed in the said form executed a counterpart agreement in the Form B, hereto annexed, No such lease shall be granted until the intending lessee has

signed by the village officers

with the terms of the first year's leases and first year shall be for terms which will expire simultaneously be granted for a term of thuty years Leases granted after the In the first year in which these rules are in force leases shall

rules shall be payable in two equal instalments on the 10th December The rent due annually in respect of lands leased under these

and 10th January respectively

(1) to quarty or gather and remove stones for his own use

for any agricultural or domestic purpose

Any person permanently residing in any of the said villages ment a man leading shoot (shenda) of each tree which they so lop mg rab conceded by clause (a) of the last preceding rule, shall leave Lessees elecising the privilege of lopping trees for obtain-

in high he resides, pasture or cut and remove grass for his own cattle, may in any unoccupied number of the Plotected Forest in the village

sheep and goats without beense or payment of any fee

The Governor in Council reserves the right at any time to re-

consider and amend or cancel this concession

cut in the said Protected Forest without written authority from the rule no cattle, sheep or goats may be pastured and no grass may be Except as provided in Rule 10 and in the last preceding

Divisional Forest Officer

Кови А

(See Rule 4)

. Roun of Lease

To A B

ren+ therefor of Ra the Akola Talnka of the Ahmednagar District on payment of an annual to egality and to test of the village of uı oM bleft meneiry from the day of of the State for India in Council, to you, A.B., a lease for rears com-Gor ernor of Bombay in Council, hereby grant on delialt of the Secretary of I O D (here enter the executant's official designation), by order of the resident of

Act, 1878, and of the rules from time to time in force in the said Protected This lease is granted subject to the provisions of the Indian Forest

. Forest framed under Section 31 of the said Act

day of 18

Dated the

(Signed)

G D

Новы В

(See Rule 4 🕨

Form of Counterpart Agreement

To the Secretary of State for India in Council

Ahmednagar District, hereby accept the lease of the field No m the Akola Taluka of the I, A B, inhabitant of

to time in force in the said Protected Forest framed under Section 31 of to the provisions of the Indian Forest Act, 1878, and of the rules from time arplect to yab Levis commercing on the in the Protected Forest of the above village for the term of

-IIV 13A (ETSI)

the sud Act and I undertake to pay annually Raccount of the rene of the said So — in the instalments and on the dates pre-ended in the behalf in the tules aforesaid

Duted the day of 18

भू माराजा है। (राज्य स्व

A R

In a presence of

Endor, mend

We the undersigned, declare that to the best of our knowledge and from the best information we have been able after unquity, to obtain the from the best information we have been able after unquity, to obtain the second of the above the above of the above in maned village for a period exceeding interstant is and is a fit period to be accepted as responsible for the punctual parament of the rem of the nameder which has been leased to him

(Signed)

F. F. Parel

G. H. Accountant

G. H. Accountant

THE VHIPD/IC VS DIZIRICALIZATION OF THE VHIPD/IC OF STARM IN THE PROTECTED OF SCIENCE AND THE PROTECTED FOREST

Notes No. 1915, P. D., 28th Mar 1887, B. G., 1857, Pt. I., p. 270

With reference to Government Jounication Zo 4552A, dated 18th June 1886, published at pages 528—530 of the Bombay Government Gazette of the Lith idem Part I, the follo ting tilles made by the Government in Council under Section 31 of the Indian Forest Act 1878, to regulate the management of the Protected Forest in the village of Samrad in the Alola Taluka of the district of Ahmediagar are published, with the previous sanction of the Governor General in Council for general informations.

I Lands of enher of the two following descriptions may be cleared or broken up for cultivation in the said forest subject to the conditions. It any, respectively applicable thereto, its.—

(a) land the right to cultivate which has been recorded in an

enquiry under Section 28 of the Forest Act, or

(b) land let for cultivation under a lease which is at the time
un force and has been granted under these rules

2. The unoccupied land in the said forest surtable for cultivation harring been divided off by the Survey Department, under the orders-

of Government, into fields which bear distinctive numbers and having been measured and assessed by the said Department at a moderate rent, iny of the said fields (hereurafter called "numbers") may be let at the rent so assessed to any person who is, and has been for not less than five rent so assessed to any person who is, and has been for not less than five years proviously, a resident of the said village, subject to the conditions contained in these rules

3 The lease of a number may be sold by public auction or granted, it the discretion of the Divisional Forest Officer, with or without pay-

t Every lease granted under these rules shall be in the Form A,

hereto annexed, and shall be executed by the Divisional Forest Officer, if he is competent under the rules in force in this behalf to execute such an materument, or otherwise by the Conservator

No such lease shall be granted until the intending lessee has executed a counterpart agreement in the Form B, hereto annexed, bearing an endorsement of the tenor prescribed in the said form signed by the

village officers

5 In the first , ear in which these rules are in force leases shall be granted for a terms which will expire simultaneously with the terms of the first years leases of the first , earl's leases

6 The rent due annually in respect of lands leased under these rules shall be payable in two equal metalments on the 10th December

nd 10th January respectively

7 On the expert of the term of any lease granted under these rules

think fit to preserve and the payment of such rent as Government shall be untitled to a renewed lease for such conditions and the payment of such rent as Government shall be such to preserve.

8 Every lease granted or renoved under these rules may at any time be cancelled by the Divisional Forest Officer or the Conservator of

as convicted of any offence under section 32 of the Forest Act and as convicted of any offence under section 32 of the Forest Act and

such conviction is not subsequently reversed or quashed, or the land in the lease or any portion of it sub-

jected, without the provious sanction of the Divisional Forest Officer or of the Conservator of Forests, to any mortgage, charge, sub-lease or altenation, or

(c) if the land included in the lease or any portion of it is

subjected to dailit cultivation, or

(d) if any instalment of rent due in respect of the land is not paid, or recovered, under section 81 of the Forest Act, before the close of the revenue year in which it is payable,

(e) if the lessee ceases to be a resident of the said village

When a lease is cancelled under this rule, it shall be deemed for the purposes of Rule I to cease to be in force from such date as shall be fixed in this behalf by the officer cancelling the same

91--094 1

Officer under the last preceding rule to the Conservator of Forests An appeal shall lie from any order made by the Divisional Forest

order of the Conservator of Forests shall be final

renewed under these rules shall be permitted upon or from the said land directs that the lessee of any land of which a lease is granted or such concession and to the provision of Rule 11, the Governor in Council right of Government at any time to re-consider and amend or cancel of the land included in such lease, but, subject to a reservation of the upon the lessee any right in or over the trees or other forest produce No lease granted under the e rules shall be deemed to confer

(b) with the written authority of the Divisional Forest Officer 29 of the Forest Act, for the purpose of obtaining rub for manure, (a) to lop trees, not being trees which are reserved under Section

not exceeding 15 inches in eurenmierence at the base, which in the to cut and remove trees, not being trees reserved as aforesaid and

(c) to pasture and to cut and remove grass for his own cattle, opinion of the said officer impede cultivation,

speep and goats,

(b) to gather and remove edible fruits and roots,

(e) to gather and remove dead wood for fuel,

to quarry or gather and remove stones for his own use for

rub conceded by clause (a) of the last preceding rule, shall leave uncut reasees exercising the privilege of lopping trees for obtaining any agricultural or domestic purpose

Any person permanently residing in the said village may, in a mam leading shoot (shenda) of each tree which they so lop

or payment of any fee or cutand remove grass for his own cattle, sheep and goats, without license any unoccupied number of the Protected Forest in the village, pasture,

The Governor in Council reserves the right at any time to reconsider

and amend or cancel this concession

Forest Officer said Protected Forest without written authority from the Divisional no cattle, sheep or goats may be pastured, and no grass may be cut in the Except as provided in Rule 10 and in the last preceding rule,

Ковы А

(Laluk as &)

Form of Lease

to yab years commencing from the tary of State for India in Council, to you, A B, a lease for the Governor of Bombay in Council, hereby grant, on behalf of the Secre-I, O D (here enter the executing's official designation), by order of resident of Samrad a A oT

village of Samrad in the Akola Taluka of the Ahmednagar District in the Protected Forest of the of the field to

on payment of an annual rent therefor of Re

The lease is granted subject to the provisions of the Indian Forest. 1878, and of the rules from time to time in force in the said Protected borest framed under Section 31 of the said Act

81 Jo Vah

(Signed)

G D

Ровы В

(Seo Rule 4)

Form of Counterpart Agreement

To the Secretary of State for India in Council

I, A B, inhabitant of Samrad in the Ahola Talaha of the Ahmedragar Instrict, hereby accept the lease of the field No wears Protected Forest of the above village for the term of the subject to commencing on the Indian Forest Act, 1878, and of the rules from time to time in force in the said Protected Forest framed under Section 31 of the said Act, and I undertake to pay annually Rs on of the rent of the said No in the instalments and account of the rent of the said No in the instalments and on the dates prescribed in this behalf in the rules aforesaid on the dates prescribed in this behalf in the rules aforesaid on the dates prescribed in this behalf in the rules aforesaid

81 lo vah

Dated the

Dated the

Matten by

(१२॥४॥५)

Y B

Signed by A B in the presence of

Endorsement

We, the undersigned, declare that to the best of our knowledge and from the best information we have been able, after careful inquiry, to obtain, the person who has executed this agreement is A. B., resident of the abovenamed village of Samrad, and that he has been residing in the said village for a period exceeding five years and is a fit person to be accepted as responsible for the punctual payment of the remp of the number which has been leased to him

(Signed)

E F Patel, G H Accountant, of the above village of Samrad

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IN THE DOHAD AND JHALOD MARALS OF THE PANCH BULES TO REGULATE THE MANAGEMENT OF THE PROTECTED FORPSTS

MAHALS DISTRICT

Noin No 885, R D, 3rd Feb 1890, B G, 1890, Pt I, p 75

With reference to Government Motification No 5476, dated 30th July 1889, published at pages 644—646 of the Bombay Government Gazette of the lat August 1889, Part I, the following rules made by the Governor in Council under Section 31 of the Indian Forest Act, No VII of 1878, to regulate the matters mentioned in that section within the limits of the Protected Forests in the Dohad and Jhalod Mahals of the Panch Mahals District are published, with the previous sanction of the Governor General in Council, for general information —

Cutting trees and graz. I—No person shall—

Cutting trees and grazing eatile without license (a) fell, lop or cut any tree or sever from prohibited any tree any portion thereof, or graze any cattle within the limits of the Protected Forests

(b) graze any cattle within the limits of the Protected Forests in the Dobad and Jhalod Alahals without or otherwise than in accordance with the terms of a license or permit in writing granted accordance with the terms of a license or permit in writing granted

under these rules
No license to authorise of many person—
graning of reserved trees or goats
graning of camels or goats

(a) to cut or removo any tree of any class declared by Notification under Section 29 of the Indian Perest Act to be reserved

within the limits of the said Protected Forests, (b) to graze or bring within the said limits any camel, goat,

pig, or elephant

III —Every cultivator in a village containing Protected Forest

Licenses to out unreserve.

Mahalkari of the Mahal in nivel to the Mamlatdar or ed trees how obtamable Mahalkari of the Mahal in nithout payment and on what conditions exercise the privilege, obtain nithout payment a license to cut unreserved trees subject to the following provisions a license to cut unreserved trees subject to the following provisions

(a) The Mamlachar 10 Mahallara natura ed tentra of the manual of the man

(1) that the applicant is a cultivator entitled by his residence in a village containing Protected Forest to be used solely for (2) that the timber to be felled is to be used solely for

agricultural or domestic purposes and not for sale,
(3) that such timber is not obtainable on the applicant's own land, or on any waste land other than forest land within

reasonable distance (b) The Mamiatdar or Mahalkan may refuse a license if he

considers that the applicant has on any occasion—

(1) broken the conditions of any occasion—

(2) been guilty of any forest offence or of any wilful act or respect of any forest produce

, and ot

the holder the following particulars aconso to be building on IV -- Every liceuse to cut tiees shall specify Particulars stated in

(a) the name, lather's name and residence of the licensee.

(b) the land and approximate quantity of the tunder thereby

authorized to be cut, and

The statement of such particulars in a license shall be binding on the (c) the period for which it is to romain in force

tural purposes shall be in writing and shall be I —Permits to graze eattle kept for agricul-

pryment of fees granted either villa, es and to others on dent cultivators in forest Pormuts to graze eatile to be granted in or to be holder

Protected Forcats, and may be obtained from the Patils or Talstis of (a) to cultivators resident in the villages containing the said

(b) to professional gradiers and other persons not the village without payment of fees, or

of the Mahal in the Protected Forests of which the eattle are to be Forests, and may be obtained from the Mamilitate or Mahalkari cultivators resident in the villages containing the said Protected

grazed on pyyment of fees at the rates specified below —

	Buffalo Cow or bulloch Horse or donkey or sheep
lanotezodory artilino uoni erotezonz erot	

specify be binding on the holder VI -Every permit to graze cattle shall Particulars in pormit to N B -- Calves, oto, to be grazed free as long as they keep with the dam

, betarg at it modn(a) the name, father's name and residence of the person to

(b) the number and description of the eatile thereby authorized

(c) the fee, it any, paid in respect thereof, errig of

(4) the period for which such permut is to remain in force

holder thereof The statement of such particulars in a permit shall be binding on the

procuses and permits transferable, or authorize any act by any person VII —No license or permit granted under these rules shall be

VIII —Every person acting under colour of a license or permit and his paid servants not transferable except the holder, the members of his household,

on demand thereof by any public servant 'puvuep granted under these rules shall produce the same To be produced on

(2) They extend to the Protected-Forests in Kannra Protected Forest Rules , and

Short title and extent

(I) These rules may be called the Kanara - Viennan, 2001 Yanuary 1903, namely - Yest the lat test and restrained to the latest the latest test and restrained to the latest test and restrained test and rest

effect m and for the Protected Forests of the district of Kanara on and have and orders regulating the same matters, the following rules but have and send substitution of the same matters of the form of the same and send and substitution of the same and send and substitution of the same and send and Governor in Council is pleased to make, in supersession of all previous and with the previous sanction of the Governor General in Council, the tot, 1878 (VII of 1878), as amended by Acts Nos V of 1890, and 1901, and 190 root far oner to Weston by Section 31 of the Indian Florest on the root far to Weston by Section 1 of the powers conferred by Section 31 of the section 31 of the powers conferred by Section 31 of the powers conferred by Section 31 of the powers conferred by Section 31 of the section 31 of the powers conferred by Section 31 of the section 31 of the powers conferred by Section 31 of the section 31 o

1905, Wo 3957, R D, 18th Apr 1907 1960, as amended by Noins No 7338, R D, 11th Sept Noth No 8205-B, R D, 22nd Nov 1902, B G, THE KANARA PROTECTED FOREST RULES

all claim thereafter to any privilege, license or permit under these rules. forest produce within the said Protected Forests, shall thereby forfeit gence likely to cause any loss or injury to Government in respectfol any грогода forest offence or of any wiltil act or gross negu-Claim to beense or privileges forfeited by abuse granted under these rules, or being guilty of any any privilege, heense, or permit is or may be XII — Any person contravening of exceeding the conditions on which the Collector, whose order shall be final

beam od Hands seed those suthorities, reference shall be made outung shall be made

consultation with the Forest suthorities, the portion of lorest in which the after Snew tree of charge thorns for fencing, specifying, after of any cultivator residing in a village containing Protected Forests to A PHONNIE TO MENERAL MAY GRANT WILLTON DOINGSHON

Protected Forests, or stack any grass or other forest produce fre to any grass or other forest produce within the limits of the

(1) that the persons allowed to exercise them shall not set privileges shall be subject to the following condition domestic or agricultural purposes, but not for sale

(b) to remove stone, kankar, and earth for their oven use for (a) to remove head-loads of dead wood of all sorts meluding teak,

sorts, gum, lac, honey, and other forest produce except tumber, (b) to collect and remove mowra, mangoes, dead leaves of all

the ealeds tree required for marringe ceremonies, to eat and remove grass, and to cut and remove branches of (n) earl to eggesul thouster villages arthough m

Privileges of residents shall be allowed without license, written permit X — All cultivators in villages containing the said Protected Forests Triqxe no bearuter bus

to the officer by whom it was granted period for which it was granted, return the same IX —Every holder of a license or permit shall, on the expiry of the

as amended by Acts Nos V of 1890 and 1901 In these rules "the Act" means the Indian Forest Act, 1878,

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(य) मा क्षान बर्यन्यायन वर्ष मधीम Except-

of a rule or heense dono undor ozpress authority yets numen can only be

(1) recorded under section 28, or

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(11) pending an enquiry and record thereunder claimed as

granted thereunder, and in accordance with the terms and conditions (b) as expressly authorised by these rules or by a beense dult an elisting right, or

thereby preserribed as to.

(1) the manner in nhich,

(11) the time and place at which,

(111) the purpose for which,

(in) the person by whom and

(v) the requirements subject to which

the acts thereby anthorised may be done, no person shall

(a) cut or remove trees or tumber,

(b) collect or remove forest produce,

(c) clear and break up land for cultivation or other

(d) cut grass or pasture eattle, or purpose,

(c) hunt or set traps or snarcs

Acts permitted to Culticators without payment or license

(a) persons of each class mentioned in the first column may cut table, that is to say, poses without payment or ment or inceuse in accordance with the subjoined tan classes for cortain pur 29, forest produce may be taken without payto cor Authorization Subject to all declarations and prohibitions notified under Section

or collect and remove,

(b) every kind of forest produce specified in the second column

in respect of such class of persons,

thereof in the third column, it bond fide required for the said purposes, (c) to the extent and solely for the purposes indicated in respect

(a) from the place indicated in the fourth column in that behalf, and not for trade, manufacture, sale or barter,

(e) subject to the provisions, if any, set forth for each case in the pun

fifth column of that table

the outle outle for the following in the control of	Second solutions of the second solution of th	and to auna the serious bles he had to the had been had the had a factor of the had been been been been been been been bee	trees and nearest trees of tre	LE doca 10 s. maguo 00 Le doca 10 s. maguo 00 Le doca 20 s. c. mash Les doca 20 s. c. mash
	(1) From June 29- roam of the Wife to The Director with the Director of the Di	abelesures 10. has smap n mi territies n stands	or bon sector ceff sector	
	cory to Tay (a.k.) tanny barra; tanny barra; tanny barra; ta bacolinam the bacolinam the bacolinam the bacolinam to transpace and transpace and transpace to tr	-1200-14.24 (0) co -1200-14.24 (0) co 120 - 120-12.25 -220-12.26 (0) but a standard	fives (a) Bentea as a ser ser (b) Dand braces as (c) Carryers (a) Carryers (b) Carryers (c)	of value of the second of the
	· · •	104	2	I san) Need food lo alaboth Nat 31. marks 10.
Stocker	file moll serv (1. surborg tiero) madel ad	mide to testal mediate for mediate for divise tol tour soulong tours soulong	erry o, teny o	3-041A[10 891E]

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an expect of lorest pro- duce (a) that the occupant shall, to the extention of the conservation the meaning the term assignment, of a mulician tupply of the both assignment, of a mulician tupply of the want the want of the sufficient supply of the want the want of the sufficient to which		(a) For the cat-	-idzbī-ð (b)	
the mealgument lacontiguous with un- contiguous with un- made forces, the made forcedetketh outside the assign ment in all other places it should assign ment, except where the mest, unstituted in ment, except where the mest, in entities assign with the assign outsignous with contiguous with the mest, in entities is required which case no dre			lyld offt an enert	Cices IV —confinued Occupants of garden Innd to which been and the best been properties Allotted—confi
c	} }	۶	7	1
0न् र 01त	Piaco from which tem one produce near the	Extent to which to the constant to the constant po to the	Klnd of produce	enocisq to seal?

Whenever the Collector is of opinion that all or any of the privileges conferred by rule 4 have been or are being abused, or that all or any of the duties imposed by section 78 of the Act have been or are being any of the duties imposed by section 78 of the Act have been or are being neglected by all or any of the classes specified in the first column of the table contained in the said rule, to such an extent as to justify the suspension of the exercise of all or any of such privileges, he may, subject to the general control of the Commissioner, suspend the exercise of all or any of such classes pending the orders of the Governor in Council and shall forthwith submit a report of the circumstances through the Commissioner to the Governor in Council and shall florthwith submit a report of the Governor in Council shall thereupon pass such orders, as may appear to him proper in Council shall thereupon pass such orders, as may appear to him proper in Council shall thereupon pass such orders, as may appear to him proper in Council shall thereupon pass such orders, as may appear to him proper

or resemd such orders pormanently or for a specified period, and may from time to time modify suppending ill or any of such privileges by all or any of such persons either

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- -normalde int (1)
- Rudary in botto-early (n)
- (b) to a Forest Officer not lower in a list than a liead guard in
- मन्द्रित ए उठ व्हरणा
- (d) betn een 1st June and 1st November, (c) by in inhabitant of the Kanai District,
- рш Rule 1 (c) for forest produce not obtainable by the applicant under
- (1) the hind and quantity of forest produce required, and muvhosd> (1)
- granted under the provisions herembolon contained, on it is or for a purpose for which such application may be (11) that such produce is required orther for the applicant's
- from tune to timo make in this behalf de granted be taken, to such orders as the Divisional Forcet Officer may subject, as regards the area from "high the forest produce may
- exceed Re 10 m value, by a head gnard in charge of a naka, (a) if the forest produce is not timber and does not
- value, by the Rango Forest Officer, and (b) if the forest produce does not exceed its
- Divisional эчт 7.0 '0รชจ (c) 111 any other

Ощеет

barter-

- (a) that the application is not mireasonable or that a reasonable if the Porest Officer cupponered to grant the same is satisfied,
- same description, tune has clapsed since the applicant has obtained forest produce of the
- (b) that the produce applied for cannot be consently obtained
- any of the following purposes and not for trade, manufacture, sale or (c) that the produce is bond side required by the applicant for by the applicant from a depôt or at an anction or otherwise,
- (1) his over pervade use,
- duaramshihlas, bridges, covers to or feneng round nells, and (11) norks of public neulty, such as village chaukis, schools,
- (d) that the applicant, if the application is for timber, has not on repairs to religious edifices,
- if the produce is required for his private use, his own estate trees other than trult-trees suitable for his requirements
- (e) that the tumber applied for is not that of trees of any of the
- Blackwood, Bitti or Shisham (Dalbergia latifolia) Teak, Sagwan or Tegu (Tectona grandis) tollowing apecies, viz

Poon Sm-Hom (Calophyllum elatum)
Sandalwood, Gandalamara or Chandan (Santalum album)
Ebony, Abnas or Karmara (Despyrus ebenum)
Shwanı (Gmelina urborea)
Mattı (Terminalia tomenlosa)
Balge (Vitex altısısına)
Karmutal (Ougernia dalbergioules)

(2) An application presented at any time other than the period between let June and let November may be granted by an officer empowered as aforesaid in any case which he is satisfied is emergent.

Jallanda (Shorea Talura)

(3) The payments to be made by persons to whom heenses for forest produce are granted under thus rule shall be at the rates specified in the schedule annexed to these rules, and shall be made at the nearest Treasury on chalans supported by the Range Forest Officer or his head

clerk
(4) On depositing 25 per cent of the total amount payable under the total factual amount payable under the for the for the formal factual amount payable subjective for the formal factual factu

the rule for the forest produce granted to him thereunder, the applicant ahall be entitled at any time between 1st November and 30th May, or, in cases in which the officer empowered considers emergent at any other time, to receive a viritien license from the officer empowered to grant the application, which shall—

(a) specify the area from which the forest produce granted may

de taken,

(b) describe the trees, if any are to be cut, by theur

(t) struction;

(11) mumper

(111) hind,

(v) maximum diameter at breast height,
(v) marks made on the timber under the orders of the Range

(a) management

Forest Officer, (c) fix the period for which the hecuse is granted, and

(d) authorise the applicant to cut or collect, as the case may be, from the area therein specified, the produce therein described within

the period so uzed

(5) (7) Every license granted under these rules for the cutting of states and the removed by or on heliali of the license unless and until—

(a) he has reported that the trees have been so eut to the head

(b) the nood cut has been measured and stamped by a Forest officer appointed by the said head guard in this behalf, and

eau boom the total fully paid for at the rates under this rule and boom told the rule and boom told the rule and boom told as the continuous to the united as the continuous told as th

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                                       Karanehi (Brideliu retusu)
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        (undspooplix unnused
                                        Sagdt (Schleichera trijuga)
Lintenny alias Gousa (Stercos-
                                           (nilolihoo naiht ) thall o
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                       (nd m)
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                                     1 Mantes ( Irlocarpus lakoocha)
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8 Churumi (Telrameles)

19. Dadsal (Grewn tiltafolta)
17. Dindal (Anogerssus latifolta)
18. Womb (Succopelum tomen19. Dadar pandra (Cedrela
18. Womb (Succopelulum tomen19. Dadar pandra (Cedrela
19. Dadar pandra (Cedrela

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HOLES REGULATING THE CUTTING OF TREES IN THE PROTECTED

In exercise of the powers conferred by Section 31, clause (a), of the Indian Forcest Act, 1878 (VII of 1878), and with the previous sanction of the Governor in Council, the Governor in Council is pleased, in supersession of Government Nothication in the Revenue Department No 7156, dated the 28th September 1897, to make the following rules to regulate the cutting of trees in the Protected Forcets in the districts or regulate the cutting of trees in the Protected Forcets in the districts of Thana and Kolaba, namely —

golnA

1 th these rules—

(nyolistici susifi) tyhää 👍

(a) the word "tree" includes all ground shoots which grow into trees such as Kuda, Kudi, Pethari and Chera, but does not include bushes, and the word "bush, "shall be deemed to include all ground shoots which do not grow into trees such as Karand, Ukshi, Rangli Dhaits and Nirgudi,

(b) the word " eultivator" includes

(s) all persons who personally cultivate the soil, whether as tenants or in their own right,
(ii) all landlords resident in a village and holding land there.

(n) all landlords resident in a village and holding land therein, whether they cultivate the soil personally or through tenants but does not include non-resident landlords

2 No forest produce shall be removed from a plot except by cultivation in protected forest or from any trees in such plot except by the authorized cultivator of such plot

- egallay tend to rotar in a village or from any tiees in such protected forest except by a culti-No lovest produce shall be removed from any protected forest
- totest cut down, pollard, or lop any tree whatever Site as provided in iiles 5 and 6 no person shall in any protected
- эғттіға are not time-tiees in accordance nith the following rules but not may cut down, lop or pollard for his own use any injail trees that In the protected forest of any village a cultivator of that village
- (1) the leading shoot must be permanently preserved along (a) in the case of injail trees 10 feet* ligh or ligher —
- nth all shoots from the topmost thud of the man stem,
- stow may be lopped off not be touched only shoots that have taken 2 years or more to (11) shoots that have taken less than 2 years to grow may
- (b) in the case of injail trees less than 10 feet high —
- untonched stem may be cut down to the ground the root or stump or from the ground within a yard of the untouched till the stem is 10 feet lugh, but all other shoots from the dest of such stems with all shoots from it shall be left (1) Where several stems spring from the same root or stump

(11) no stem growing singly may decut or its side shoots

yard of 1t lopped, unless it has an untouched stem growing within a

Provided that, with the previous permission of a revenue officer

-- szu uwo sid not lower in rank than a Mamlatdar, such cultivator may cut down for

(a) any infall tiee not useful for tahal or fruit, and

officer such tiee, shoot or stem is no longer useful for fruit or tahal under clause (a) (i) or (b) (i) of this rule when in the opinion of such (b) any fruit-tree and any leading shoot or dest stem preserved

tree other than an injail tree rank to an Assistant or Deputy Collector, ent down for his own use any may, with the provious permission of a resembe officer not inserior in In the protected forest of any village a cultivator of that village

of particular areas, and such order as so modified shall be a saving order drawing such authority orther from particular cultivators or in respect permanently untouched and may at any time modify such order by withthat two leading shoots from each stump with all their branches are left the aftergrowth of teak, blacknood and tivas, subject to the condition delivered to the patel, authorize the cultivators of a village to cut down Explanation —The Collector or Prant Officer may, by written order

which an average man can reach standing * Thus should be translated in Marathi "Il purush", a purush being the height to

eopests in the print taluera, lasik district BATES TO REGULATE THE CUTTING OF TPLES IN THE PROTECTED

1021 d'1 1d Noth No S783 R D, 19th S.pt 1911, B G, 1911,

- visuat, District, namely -- ask District, namely -following rules to regulate the cutting of trees in the Protected Forests the Bombay Government Gazelle, Part I, or the 16th idem, to make the No 2163 (b) dated the 11th March 1905, printed at pages 330 and 331 of in supersession of Government Notification in the Revenue Department, of the Governor General in Council, the Governor in Council is pleased notions every the diffith and the provides cancion In exercise of the poners conferred by section 31, clause (a), of the

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- bushes, and the word "bush" shall be deemed to include all ground rrees, such as Kuda, Kuda, Pethari and Chera, but does not include (a) the word ' tree " meludes all ground shoots nluch grow into In these rules— I
- Ohaiti and Zirgudi, shoots n buch do not grow into trees such as Karand, Ukslu, Phangli,
- (i) all persons n ho personally cultinate the soil, whether (b) the 170rd cultivator" meludes—
- (11) all landlords, resident in a village and holding land therein, "hether they cultivate the soil personally or through as tenauts or in their ovn right,
- preation in any protected forest or from any trees in such plot except by No forest produce shall be removed from a plot assigned for culbut does not include non-resident lindlords
- m a rillage or from any trees in such protected forest except by a culti No forest produce shall be removed from any protected forest the authorised cultivator of such plot
- Save as provided in rules 5 and 6 no person shall in any protected Spility that to roter
- In the protected forest of any rillage a cultivator of that village torest cut down, pollard or lop any tree whatever
- э*гт*изе not fruit trees in accordance with the following rules but not may cut down, lop or pollard for his own use any unfail trees that are
- (i) the leading shoot must be permanently preserved along (a) in the case of infall trees 10 feet* high or higher-
- not be touched, only shoots that have taken 2 years or more (11) shoots that hare taken less than 2 years to grow may and shoots from the topmost thad of the main stem,
- to grow may be lopped off,

(d) in the case of injain trees less than 10 feet high—

ENVCLNEALS APPLYING TO BOMBAY

untouched stem may be cut down to the ground, 100t or stunip or from the ground within a yard * of the touched till the stem is 10 feet high, but all other shoots from the the dest of such stems nith all shoots from it shall be left un-(1) where several steins spring from the same root or stump

lopped, unless it has an untouched stem growing within a jard* (11) no stem growing singly may be cut or its side shoots

–9211 11770 2111 not loner in rank than a Manilatdar, such cultivator may cut down for Provided that, with the previous permission of a revenue officer

(i) any myali tree not useful for tahal or fruit, and

useful for fruit or tabal opinion of such officer such tree, shoot or stem is no longer preserved under clause (a) (i) or (b) of this rule when in the (11) any fruit tree and any leading shoot or dest stem

m rank to an Assistant or Deputy Collector, cut down for his own use any may, with the previous permission of a revenue officer not inferior In the protected forest of any village, a cultivator of that village

the after-growth of teak, blackwood, and tivas, subject to the condition delivered to the patel, authorise the cultivators of a village to cut down Explanation -The Collector or Prant Officer may, by written order tree other than an injadi tree

fied shall be a saving order under rule 6 cultivators or in respect of particular areas, and such order as so modidrawing such authority either from particular cultivators or from all the permanently untouched and may at any time modify such order by withthat two leading shoots from each stump with all their branches are left

ВЕГСУДИ УИВ ВНУВМУВ FORESTS OF THE DISTRICTS OF KANARA, BULES REGULATING THE PASTURING OF CATTLE IN THE PROTECTED

Pt 1, p 258 Noin No 2419, R D, 22nd Mar 1883, B G, 1883,

m the Protected Forests in the districts of Kanara, Belgaum and Dharwar 31 (i) of the Indian Forest Act, 1878, for regulating the pasturing of cattle The following rules made by the Governor in Council under section

In every Protected Forest a fee shall be charged, at such rates — поппод are published, with the previous sanction of the Governor Genera, in

under the orders of, the Conservator of Forests for this purpose of cattle within such limits as shall from time to time de assigned by, or as shall from time to time be sanctioned by Government, for the pasturing

No person shall pasture cattle in any portion of any such Pro-

* This should be translated in Marathi" 14 hat "

tected Forest so assigned previously paying the prescribed fee

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S Sorbing in these rules shall be deemed to abridge or affect—
(a) any recorded right of any private person in any Protected

Forest, or Protected Forest declared under Section 34 of the Act and in which rights of private persons have not been enquired into, settled and recorded

APPLYING THE PROVISIOUS OF SECTION 25 AND OF CHAPTERS VIII TO APPLYING THE ACT TO THE LANDS OF TULSI VESTED IN THE MUNICIPAL CORPORATION OF THE CITY OF BOMBA!

Nota No 1019, R D , 3rd F& 1896, B G , 1896, Pt I, p 92.

menned to thurst our it desired of Canagaon, and on or forested the neet by the Pachadi, on or wards the south partly by the lands of Veher and by the lands of E .cor; on or to nards the east by the lands of Panch Jour-ultion out this, to bas and, netegal to shad out to testi-drive out The said lands are bounded as follows and land bus all such portion there of as is occupied by the Tules Lake and the Huncipal Linds of Tulsi containing 2,191 acres and 231 gunthus, save and except and Act, amended as aforesaid, to the said land, that is to say, to the entire of sertion 25 and of chapters VIII, IX, X, XI, XII, XIV, of the Act, 1678, as amended by the Forest Act, 1690, to apply the prospended in exercise of the powers conferred by section 38 of the Indian Porest Salzerte Range as a Reserved Forest, the Governor in Council is pleased, mennaged on their dehalf by the Diramonal Forest. Officer in charge of the in ariting to the Collector of Thana thou desire that such land be har e, by their Resolution No 13936, dated 19th March 1694, represented tion of the City of Bombayas owners thereof, and the said Corporation virtue of the Indenture dated 19th January 1883, in the Municipal Corporaproceedings taken under the Land Acquisition Act, 1670, and partly b, Thereas the land hereinafter specified is rested partly by surfue of

FOFFS FOR SECUTIVIC LIE ISV/91 OF THEER AND OTHER

India, to make the following rules * for regulating the transit of tumber Council is pleased, with the previous sauction of the Government of

and other forest produce ---

biasorded as aforesaid to have the meanings attributed to them respectively by the said Act Act, VII of 1878, as amended by the Forest Act V of 1890, shall be deemed All nords used in these rules and defined in the Indian Forest

No tunber or other forest produce shall be moved into or from

of Government suthorized by him in that dehalf may be entered in the pass by the Conservator of Forests or by any officer T, except by the routes therein respectively specified or by such routes as any of the districts in the Presidency of Bombay mentioned in Appendix

No timber or other forest produce shall be moved within any

the conditions of such pass Rule 13 to issue such pass, nor otherwise than in accordance with Conservator of Forests, or from some person duly authorized under from a Conservator of Forests, or from some officer empowered by a produce shall be moved from or into any such district, without a pass except as is dereinalter otherwise provided, no timber or other forest Forest (n hether a Vulage Forest or not) or of a Protected Forest, and, district of the Bombay Presidency, except within the limits of a Reserved

(a) to apply to timber or forest produce which is the property Provided that nothing in this rule shall be deemed—

of Government, or

four hours, or conveyed in quantities not exceeding one head-load once in twentyone person, or the joint property of two or more persons, which is (b) to apply to tunber or other forest produce, the property of

(c) to require a pass for the removal of any timber or other forest

(1) the name of the person to whom such pass is granted, Every pass issued under the last tule shall specify produce within the limits of the village in which it nas produced

(2) the quantity and description of timber or other forest

produce covered by it,

produce is to be conveyed, and the route by which it is to be conveyed, (3) the places from and to which such timber or other forest

(4) the period for which auch pass is to be in force,

period, or on the arrival of the timber or other forest produce at its (5) the person to whom it is to be returned on the expiry of such

destinution, whichever event happens the first

such timber do of large scantling, unless it dears a Foreign Property mark of a "Foreign Pass" covering such timber, or other forest produce, nor, it British India, no pass shall be issued under Rulo 3 unless upon production import otherwise than by sea from any place deyond the frontier of In the case of tunber or other forest produce which it is wished to

^{*} These rules are not in force in the Ahmedabad, Kaira and Broach Districts, vide Notification No 2430, dated 22nd March 1883, printed at page 141 infra

6 Every such Foreign Pass must be in a form, and every such Foreign Property-mark must be of a description, which has been registered in the office of the Conservator of Forests of the division into which it is enught to import such timber, or forest produce, and such Foreign Pass must bear the signature of some officer or other person whose name or official designation has been duly registered in the said office as an officer or person duly authorized to sign such passes

Any timber or other forest produce n lich it is resided to import otherwise than by sea from any place beyond the frontier of British India, may be conveyed rithin such frontier by any of the convernment in Appendix A or by such routes as may be prescribed by the Conservator of Forests or by any officer of Government authorized by him in that behalf, as far as the first depôt on such route established under Rule 17, without a pass under Rule 3, if it is covered by a Foreign Pass in proper form and duly signed and if, in the case of timber of large scantling, it is marked with a registered Foreign Property-mark, but not otherwise

No such timber or forest produce shall be reached or deposited in any without a pass issued under the said rule

8 If the Conservator of Forests of the division shall so direct, no timber of large scanting, which has been imported as aforesaid by any particular route, shall be moved beyond such first depôt without first having a Government transit mark of such description as the said

Conservator shall prescribe stamped upon it

9 In respect of every pass issued under Rule 3 there shall be payable such fee, if any as the Conservator of Forests shall, from time to time, prescribe with the previous sanction of Government, for each district, and no such pass shall be issued until the fee so prescribed has been paid

10 % person who belongs to a community to which a village forest is assigned and no inhabitant of a town or village in the vicinity of produce from such forest for his own use, shall be, entitled to receive a produce from such forest for his own use, shall be, entitled to receive a produce from such forest for the removal or timber or forest produce from such forest to any place beyond the limits of the town or village in which such forest to any place beyond the limits of the town or village in which such forest to any place beyond the limits of the town or village in which such forest to any place beyond the limits of the town or village in which such forest to any place beyond the limits of the town or village in which such

person resides

Provided that in the district of Kanara a pass may be usened for moving from the said district any timber which has been given, on payment of the fees, to be hereafter prescribed, for a specific purpose, and has been mad by the grantee for that purpose.

and has been used by the grantee for that purpose, but but soil fifty p

but only on payment of an additional fee of fifty per cent on the anymount of the fee originally paid, if such timber is being moved by any

person other than the original grantee,
unless the Collector, or the Conservator of Forests, or any of their
Lesistants or Deputies to whom an application may be made in this
lishalf, shall be satisfied that such timber is being moved for charitable
purpose and shall be of opinion that such additional fee should be reduced

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payment of a reduced fee, as the Collector or other officer aforesaid shall determine

purposes for n hich such passes may be granted and er forest produce shall be entitled to receive a pass for the same under Rule 3 for any of the shall be entitled to receive a pass for the same under Rule 3 for any of the

In the district of Kanara, passes under Rule 3 for the moving of timber or other forcet produce beyond the inland frontier of the said district will be issued in duplicate, one white and one green, and the date of exit will be recorded upon each of such duplicate passes by the Forest Officer at the appointed natch-house on the frontier, and the green pass shall be surrendered by the holder thereof to such officer, who shall return

it without delay to the office from which it was issued

13 The Conservator of Forests or any Doputy or Extra Assistant
Conservator of Forests enecodly empowered by him in this behalf may

Conservator of Forests specially empowered by him in this behalf may, if he thinks fit, at any time by an order in writing—

(a) subfortise any merson who is an owner of timber, or other

(a) authorize any person "ho is an owner of timber, or other forcet produce, or the agent of any such owner, to issue passes under Rule 3 in respect of any timber or other forest produce which belongs, to such person, or to the person, for whom such person is agent, and

(b) cancel such authorization

When the Conservator or Deputy or Extra Assistant Conservator of Frorests authorizes any person under clause (a) of this rule he shall furnish sinch person from time to time n ith authenticated books of blank printed forms of passes. The period under clause (4) of Rule 4 shall be calculated thus —the day of issue plus a day for transit to any point up to 15 miles from the village of origin plus an additional day for every additional 15 miles or fraction thereof With respect to clause (5) of Rule 4, passes miles or fraction thereof with respect to clause (5) of Rule 4, passes biall be returned to the owner or agent authorised to issue the same

The said person shall pay for each such book such sum as shall from time to time be determined by the Conservator of Forests, and in the event of an order being passed by the Conservator or Deputy or Extra Assistant Conservator of Forests under clause (b) of this rule, shall at once return to the said Conservator or Deputy or Extra Assistant Conservator every unused book and every unused portion of any such book and every unused book or portion of a book then remaining in his possession, and shall be entitled to receive back the amount paid by him in respect of such unused book or portion of a book of pass issued by any such person after the issue of an order under clause (b) of this rule and no pass issued by him which is not on a form

No person who has been authorised to issue passes under this rule.

No person who has been authorised to issue passes under this rule.

his authorization

The presess otherwise than in accordance with the condition of the presess otherwise than in accordance with the condition of the presess of the present of the present with the condition of the present with the condition of the present with the present of t

And no such person shall charge any fee for any pass issued

14 Timber or other forest produce in transit may be stopped and

14 Timber or other forest produce in transit may be stopped and examined at any place by any Forest or Police Officer if such officer shall have reasonable ground for suspecting that any money which is payable

offence has been or is being committed in respect thereof to Government in respect thereof has not been paid, or that any forest

tion of the said timber or other forest produce by such officer officer, and shall not in any way prevent or resist the stoppage or examinaa pass shall produce such pass, on demand, for the mapection of such such timber or other forest produce, and if he is removing the same under furnish to any such officer all the information which he is able regarding The person m charge of any such timber or other forest produce shall

other forest produce, or cause the same to be unloaded, for the purpose of in transit, nor vexatiously or unnecessarily unload any such timber or delay the transit of any timber or other forest produce which is lawfully Provided always that no such officer shall vexatiously or unnecessarily

өхашпағюп

for examination previous to the grant of a pass in respect thereof produce shall be taken for all or any of the following purposes, namely -produce may lawfully be conveyed, depôts to which such timber or other places as he shall think fit on the routes by which timber or other forest The Conservator of Forests may establish at such convenient

m order that apre-ark required by law or by these rules to be thereof to Government, and for the payment of such money, or tor determining the amount of money, if any, payable on account under Rule 3 or under Rule 13, or

affixed there we write on a sing are required by the orders of the Conservator shall have be every of each such depôt, and no timber or other forest produce shall have be every of each such depôt, and no timber or other without the permit previol such officer, and for storing timber or other forest produce in will be tak, and allowing lader carts, or loads, or cattle to estand or be depot who herein, such fees shall be payable as the Consert or stand or be depot who herein, such fees shall be payable as the Consert or stand or be depot who herein, such fees shall be payable as the Consert or stand or be depot who herein, such fees shall be payable as the Consert.

m his division The state of the s

No person shall close up or obstruct the channel or any portion depôt without the permission of the Forest Officer in charge of such depôtcharge, of such vessel shall not proceed with such vessel past any such examined, if necessary, under the provisions of Rule 14, and the person in he has to pass, m order that the tunber or other forest produce may be depôt are situated, shall call and stop his vessel at each such depôt which totest produce on a river on the banks of which one or more of such The person in charge of any vessel which carries timber or other

such river, or do any other act which may cause such river to be closed forest produce, or throw grass, brushwood, branches, or leaves into any of the dank of any river lawfully used for the transit of timber or other

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tyken as he shall deem necessary tails to comply nith such notice may dimself cause such measures to be the same n ithm a period to be named in such notice, and if such person re theely to cause the obstruction, to remove or take steps for proventing ntiten notice require the person nhose act or negligence has caused or minch is not emergent shall be reported to the Collector, who may by used for the transit of timber or other forest produce, but any such ease obstruction of the channel, or of any part of a bank of a river lawfully deem to be emergently necessary for the prevention or removal of any Conservator of Forests may take such measures as he shall at any time Any Forest Officer not lower in rank than an Ultra Assistant

under this rule shall be payable to Government by the person whose act The reasonable costs incurred by a Forest Officer or by the Collector

or negligence necessitated the same

charcoal nithout the previous sanction in writting of a Forest Officer plant for the cutting, converting or fashioning of timber, or manufacture limits, no person shall establish a san-pit, erect any machinery or other charge of the Forest Department and within one iiile beyond such Within the limits of any reserved forest or protected forest in

Explanation -The tule does not apply to the ordinary operations not jon et in rank than a Range Forest Officer

of domestic carpentry, or to other similar nork on a small scale

time to time be prescribed in this behalf by the said Conservator thereupon a Government transit mark of such description as shall from of the said Conserrator shall so direct) unless there has been made of the Conservator of the Circle or of the Divisional Forest Officer, nor of such timber of a description n buch has been registered in the office there is a fluxed thereto a distinguishable private property wark of the owner ment shall be mot ed from any district of the Presidency of Bombay, unless No timper of large scantling nuch does not belong to Govern-

upon receipt of an application for registration of any form, mark or name The Conservator of Forests or the Divisional Forest Officer shall,

such form, mark or name in his office such fee as shall from time to time be prescribed by Government, register same, and if he sees no objection shall, on payment by the applicant of for the purposes of Rule 6 or Rule 22, inquire into the authenticity of the

timber belonging to Government is marked, or nearly resembles any Government transit mark, or any mark with which mark, shall use any property-mark for timber which is identical with, No person other than a Forest Officer whose duty it is to use such Every such registration shall be held good for a period of one year only

and no person shall, "hile any timber is in transit under a pass issued

Nothing in the foregoing Rules 2 to 24, both inclusive, shall be under Rule 13, after or efface any mark on the same

deemed to apply to the Province of Sind

In that Province the special rules contained in Appendix B shall be

applicable

26 Any person nho breaks any of the foregoing Rules 2 to 24, both median e, or any of the rules contained in Appendix B, shall be punished with impresonment for a term nhich may extend to six months, or ane which may extend to five hundred rupees, or both

27 Nothing in the foregoing Rules 2 to 26, both inclusive, shall be deemed to apply to the City of Bombay is defined in the Bombay General Chaises Act, 1866 (1)

APPENDIX A (see Rule 2)

Routes by n lineh alone timber and other forest produce may be moved into or from any of the following districts, namely —

I -Thana District

Dige Creek	15
Revdanda Greek	30
Amba Creek	67
Durshet Bandar	87
Alibag Bandar	17
Pimpri Ghat	97
Albag and Revas Road	72
FitzGerald Chat Koad	12
Mahad and Ratuagur Road	53
Mahad-Waranda Ghat Road	77
Dharamtar and Pen Road	17
Pah and Nagothna Road	95
Бен лид Сатроон Воад	61
2 —Kolaba District	
Pielu Bandar	81
Joo Nandruk Bandar	21
Mori Bandar	91
Battana Bandar	12
Morambe Bandar	ŦΙ
Sayelt Bandar	13
Manor Bandar	71
D) sur Bandar	II
Aptı Bandar	01
Son ta Bandar	6
Zaulan Bandar	8
Kusır Gliat	L
Bhor Ghut	9
Panvel and Campoon Road	2
Bompar and Loona Road	ī
Bombay and Agra Road	έ
B B & C I Railnay Line	้า
GIP Radhay Line	Ĭ
and an allow all of the first o	•

Savitri River

⁽¹⁾ Repealed by Bombay Act III of 1884, which, in its turn, has been repealed by Bombay Act I of 1904

55

3 —Ralingiri District

R tenagar-Poladpur Road

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Malsej Ghat
                                                           Ŧ2
                           Dhond-Manmad State Railway
                                                           87
                                    G I P Railway Lane
                                                           72
                         7 -Poona District
                                   Akola-Bari Glat Road
                                                           IL
                          Ahmednagar-Anrangabad Road
                                                           02
                                Ahmednagar-Poona Road
                                                           69
                                   hand-Dannah Kond
                                                           89
                                      Mash-Poona Road
                                                           29
                                Masik-Ahmedingar Road
                                                           99
                           Dhond-Manmad State Railway
                                                           ცე
                       6 — Thmednagar District
                           Dhond-Mannad State Railway
                                                           19
                                  Խողելուդ.-- Արդուդերա Մ
                                                           \xi \theta
                                           Babuhna Chat
                                                           79
                                            Sailbari Chat
                                                           19
                                          Kanchan Ghat
                                                           09
                                               Յութ գուծ
                                                           20
                                  Masik-Sanganmer Road
                                                           86
                                         Barı Ghat Road
                                                           75
                                 Bombay and Agra Road
                                                           9G
                                         G I P Railnas
                                                           \tilde{c}\tilde{c}
                          2 -Nasih District
                             be established under Rule 15
All roads upon which forest depôts may from time to time
                                                            10
                                     Shah i Isaryari Road
                                                            \mathcal{E}_{\overline{\mathbf{C}}}
                               Tiloda Knhammada Boad
                                                            25
                                 Bombay and Agra Road
                                                            10
                                   GIP Randust Lines
                                                            20
                         1517161 District
                                          Maly in Bandar
                                                            61
                                        Trandarg Bandar
                                                            81
                                        Jaytapur Bandar
                                                            13
                                        Parangad Bandar
                                                            91
                                        វាសាលខ្លាញ វិសាជិសា
                                                            G1
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                                         Anjanyel Bandar
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                                          riburd straint.
                                                            73
                                          Вапьот Вацаат
                                                            H
                                        Vengarla-Belgaum
                                                            OF
                                             Phonda Ghat
                                                            68
                                            Bhonra Ghat
                                                            38
                                    Հյունը նինե-Անբողցու
                                                            75
                                  Chiphur-Kumbhar Ghat
                                                            98
                                             Khed-Amboli
                                                           128
                                           Harna Bandar
                                                            18
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Pent, Pards and Umarsads Bandar Road Auranga River TIL Dharampur and Bulsar Road OIL Bansda-Bilumora and Bulsar Road 60T Sholapur-Karmala and Ahmednagar Road

Babulna Ghat દ 76 Jakiia Baii The roads on which the following Horest Depôts are established, vir

APPENDIX B (see rule 25)	
other road	Forests, any
s, and, with the special permission of the Conservator of	Forest Fund
de-road maintained from Imperial, Provincial, Local or	Елсгу шв
אומדעטמד, B פלקמעוווי מוזל K מלמלפזי D י $_{lpha i \gamma r 1}$ כנ A	- &I
Supa via Jagalbet, Amod and Hemarge to Khanapu	III
Unslit Chat Road via Supa and Shitovde to Bolgaum	01/10
Haliyal to Belganin-Madanhalli	139
Haliyal to Dharnar via Mavinhop	88I
Yellapur to Hubli via Kirvatti	78.I
Ministed to Turral one Margatti	98I
Mandgod to Bankapm via Sanvall	35.I
Katur to Murguddi	181
Surst to Hangal and Bankapur via Pala	133
Surat to Sammagn via Dasankop	781
Sirai to Sorup wa Bunyasi	181
Bandars) Siddapur Road to Sorub via Warda	130
Gereapa Chat Road to Talgoopa (Gereapa and Honarar	129
Bhatkal River (Bhatkal Bandar)	178
Bandara)	
Mouth of the Venktapur River (Sherali and Venktapur	72 I
Mordeshwar Bandar	97 L
Hegde, Dengi, Monki and Oopmputtum Bandars	
Mouth of the Tudin River, Tudin, Agmashmi, Mirjan,	152
and Gundbula	
Mouth of the Gaugarah River, Munigooni, Gaugavali	171
Ankola Bandar	173
Belikeri Bandar	77 I
Karnat Bandar	171
and Kudra Bundara	
Mouth of the Kalunadi River, Sadashirgad, Kodibag	170
Majali Road	611
Tunn Chut Road	811
12. Kanara District	
timo be estublished under Rule 15	
All roads upon which forest depôts may from time to	LII
Godhra-Baroda Road	911
Doha-Pah Boad	II2
12 -Panch Mahals District	
Chւթ Ghut	L
Kanchan Ghat	9
иноошу	ទ្ធ
roclas	Ŧ

I No timber or charcoal shall be brought within the municipal limits of the cities of Shikarpin, Sukkui, Rohii and Hyderafad

namely the roads and landing mentioned рівсев ercept by below,

Bunder Road Bridge, Halipur Road, Gidu Bridge, road over new Phuleh over the new Phuleli Gidu Bunder and near Bridge Hyderabad Road over old Phuleh Rohri Bunder Rohri-Multan Road pur Roads Sukkur, Abad, Melanı and Slukar-Sukkur Bunder Road Shikarpur, Abad, Melani and Kuk On the Sund Canal at Lakhi Tor Landing places Roads

he, at any time by an order in writing-(1) The officer in charge of the Sind Forest Circle may, if he thinks

(b) cancel such authorization to such person or to the person for whom such person is agent, and passes in respect of any timber or other forest-produce, which belongs forest-produce, or the agent of such owner, or any officer, to issue (u) authorize any person who is the owner of timber or other

(2) Whenever the Officer in charge of the Sind Forest Circle authorizes

(8) Any person authorized to issue passes shall pay for each book of time to time with authenticated books of blank printed forms of passes any person under clause (a) of this rule, he shall furnish such person from

and such person shall be entitled to receive back the amount paid by unused portion of any such book then remaining in his possession whom he was authorized to issue passes every unused book and every suthorization deing cancelled shall at once return to the officer by Officer in charge of the Sind Forest Circle, and in the event of his passes such sum as shall from time to time be determined by the

peen can celled and no pass usued by him which is not on a form supplied (4) No pass issued by any such person after his authorization has pum in respect of such unused book or portion of book

as aforesaid shall have any validity

or his suthorization rule shall usue passes otherwise than in accordance with the conditions this who has been authorized to usue passes under this

(1) the name of the person to whom such pass is granted, Every pass issued by a person authorized under Rule 2 shall specify— (6) And no such person shall charge any fees for any pass issued

produce 1s to be conveyed and the route by which it is to be conveyed. (3) the places from and to which such timber or other forestproduce covered by 1t, (2) the quantity and description of timber or other forest-

destination, n mediever event is the earlier period or on the irrival of the timber or other forest-produce at its (5) the officer to whom it is to be returned on the expiry of such

as is heremafter provided othermise than in accordance with the conditions of such pass, except from a person duly authorised under rule 2 to issue such pass, nor Circle or from an otheer specially empowered by him in this behalf or obtaming a pass from the Forest Officer in charge of the Sind Forest forest from or to any place within ten inites of such forest, without charcoal from any land which is not included in a reserved or protected reserved or protected forest and no person shall remove any timber or No person shall remove timber or other forest produce from any

(1) to apply to timber or forest produce which is the property Provided that nothing in this rule shall be deemed—

of Government, or

conned of in a quantity less than sufficient to make one eart or person or the joint property of tho or more persons which is (2) to apply to timber or forest produce the property of one

(3) to require a pass for the removal of any timber or other

forest produce within the limits of the zemindari estate in which it

Every person in charge of any timber or charcoal to which these was produced

the stations called "guards" established on the route leading to Sukkur, Rohm or Hyderabad, shall produce for examination the pass at if such timber or charcoal is being conveyed into the city of Shikarpur, produce the pass for inspection by any forest officer or police officer, and, eoal in his possession so long as the same is in transit, and shall on demand rules are applicable shall retain the pass relating to such timber or char-

which may extend to six months or nith fine which may extend to five I, 2, 4, or 5 shall on conviction be punished with imprisonment for a term Any person who commuts a breach of any of the foregoing rules

hundred rupees, or both

AHMEDABAD, KAIRA AND BROACH DISTRICTS THE ABOVE RULES DECLARED NOT TO BE IN FORCE IN THE

Pt I, p 258 3430, R D, 22nd Mar 1883, B G, 1883,

Kaira and Broach Districts, and that Government Notifications timber and other forest produce, are not in force in the Ahmedabad, No 4133, dated 9th August 1880, for the regulation of the transit of the Indian Forest Act, No VII of 1878, in Government Notification It is hereby notified that the rules published under section 41 of

LOCAL RULES AND ORDERS UNDER [1878, Act VII-

Nos 7990A and 7990B dated 15th November 1882 (1) are not applicable to those districts

Noth No 9813, R D, 26th Sept 1908, B G, 1908, Pt I, p 1587 This notification, being unimportant, is not reprinted in extenso

FEES TO BE CHARGED FOR BOOKS OF PASSES ISSUED UNDER THE RULES

Notn No 4525-D, R. D, 8th Apr 1922, B. G, 1922, Pt. I, p. 782.

In supersession of Government Notification No. 4482, dated 17th April 1918, as amended by Notification No. 11201, dated 25th October 1918, it is hereby notified for general information that fees at the following rates will be charged in future for books of passes furnished to persons authorised to issue passes under rule 13 of the rules prescribed under section 41 of the Indian Forest Act, No. VII of 1878—

The state of the s

ROLES CONCERNING THE COLLECTION OF DRIFT AND STRANDED TIMBER Noin No 5587A, R D, 20th Oct 1879, B G, 1879, Pt I, p 847, as amended by Noins No 4875, R D, 2nd Dec 1890, No 4875, R D, 23rd June 1896

In exercise of the power conferred by section 51 of the Indian Forest Act, 1878, the Governor in Council is pleased to make the following rules concerning the collection of drift and stranded timber —

I Any person may collect timber of any of the descriptions set forth in section 45 of the Act, and, pending the bringing of the same to the proper depôt for the reception of drift-timber, may keep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his having deep the same in his own custody, but he shall report his harden.

done so within twenty-four hours to the nearest Forest Officer in the appears to the Forest Officer in charge of the Range in which the timber has been found that the cost of collecting and conveying such timber to such depôt is likely to equal or exceed the

probable proceeds of its sale at the depôt, the timber (a) if unmarked, may be sold by or under the orders of the Divisional Forest Officer on the spot where it is found or

collected, transked, shall not be collected by a Forest Officer

Superseded by Notn. No 5421, dated 5th July 1884, assued under section 157 (c) of the Sea Customs Act, 1878, B G 1884, Pt I, p 500 Notn No 5421 of 1884 has mnce been superseded by Notn No 9670, R.D., dated 1st Dec. 1896, B G 1896, Pt I, p 1233

of Forests one or more boats for use in salving and collecting timber Any person may registor in the office of the Conservator

on pryment of a fee of one rupee for each boat

only, but may be repeated from year to year Such registration shall hold good for the period of one year

this debalt, and the recompenses hall be paid at once by Government Conservator of Forests, whom the Conservator specially authorizes in shall beanade byany Forest Officermotlon erm rank than an Assistant 50 per centum of the estimated ralue of the timber Such estimate any such timber, shall be entitled to receive a recompense equal to Every person, whether a Porest Officer or not who collects

amount of the recompense to a sum not exceeding 75 per centum of Provided that in special cases the Conservator may increase the

the value of the timber collected

to pay to Government under section 50 of the Act, the following of any person other than Government, such person shall be hable If the timber collected shall be proved to be the property

(1) on account of salving and collecting, the actual amount of zia 'szunowe

recompense paid to the person nho collected it,

(2) on account of moving, the actual cost incurred in moving

it to the depôt for the reception of drift timber,

be fixed by the Conservator of Forests with the previous sanction (3) on account of storing, such fees as shall from tune to time

of Government for the storing of timber at such depôt

reier possession any hammer for marking any timber to which these rules the Conservator of Forests shall mark any timber, or have in his No person other than a Forest Officer authorized in this behalf by

tine "hich may extend to five hundred rupees, or both with imprisonment for a term n high may extend to six months, or Any person who breaks Rule I or Rule 5 shall be pumished

RULES REGULATING THE MATTERS SPECIFIED IN SECTION 51

EOR THE PROVINCE OF SIND

Noin No 1111, RD, 18th Feb 1902, B G, 1902, Pt 1, p 297

so far only as the said Province is concerned, all previous rules on the same of Sind the matters specified in the said section, and to supersede, but in Council is pleased to make the following rules to regulate in the Province Act No VII of 1878, as amended by Act No V of 1890, the Governor In exercise of the powers conferred by section 51 of the Indian Forest

subject heretofore in force —

of, or in, the River Indus and its tidal channels found adrift, beached, stranded, or sunk on, or on the banks or islands be a Forest Officer, entitled to collect all timber entitled to collection Boats of section 45 of the Indian Forest Act, 1878, Registrar of The Registrar of Boats on the River Indus shall, for the purposes KOLES

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bid to teag
                                                                                                                                                                                                                                                                                                                                                                            For each dones, mark
falle, god, out to the
falle, mule, bull bul
loc, cow, or healer
for each call and pur
ram ewe sheep, lamb,
ram ewe sheep, lamb,
Forest in the Surat District specified
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  of notification in arras of Reserved
    1871, there shall be levied from the date
                                                                                                                                                                                                                                                                                                                 0 0 1
       by section 12 of the Cattle Trespars Act,
              For each buffalo

For each buf
          to direct that in ben of the fines fixed
             the Governor in Council is pleased
                                                         Stel q, 1 19, 909, BG, 1909, BG, Malunes of minhal and to an another and the second with the second and the sec
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                                          annung to tospect in ester befor yllengien
                                                                                                                                                                                                                                                                                                                                                                                                                                                                             For each call,
                                               where the shall be levied, from the difference of Reserved Forest in the sail, bullock, in the sail, bullock, in the sail, bullock, in Surat District specified below, of animals for each of the sail, sail
                                            District specified below, fines at the
                                                   Act 1871, there shall be levied, from the date of
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             nare, Eelding,
                                                     fines fixed by section 12 of the Cattle Trespace
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     For each horse
                                                       m Council is pleased to direct that in heu of the
                                                                                                                                                                                                                                                                                                                                                                                                                                          For each buffile, 2 0 0
                                                           Acts and a second of 1818, as amended by Acts and 1819, as amended by Acts \lambda of 1890 and \lambda0 V of 1901, the Governor \lambda0 V of 1890 and \lambda0 V
                                                                  To of the power conferred by 2001, and the lindam Forest and 10 of the lindam for 1001 and 10
                                                                                                        H anihal 2dt to At anihas 3d tomother, QH, 2037 of alox
                                                                                                                                           IX A RESERVED OR PROTECTED FOREST AND IMPOUNDED
                                                                                                LEVY OF FINE IN THE FOLLOWING DISTRICTS ON CATTLE TRESPASSING
                                                                                                                                                                                            sed for the purpose are not used for the purpose
                                                                                    of seels to or to guitent boom this toolloo
                                                                                          Mothing in Rule 4 shall render to plantshahle for the inhabitants
                                                                                         of the islands of Sadibella in the River Indus to
                                                                                                                                                                                                                                      offence with fine which may extend to the entr rupees
                                                                                                 Forest Act, 1878 and the rules thereunder, shall be punished for each
                                                                                                    of Boats, or otherwise than in accordance with the provisions of the Indian
                                                                                                       Trizenge Head to noiseunse of the Registrar
                                                                                                             Subject to the provisions of Rule 5, every person who collects
                                                                                                        shores stores or disposes of any such timber as
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    rested, in Government
                                                                                                                     Right to sell or dispose of the office of the loss of the last of 
                                                                                                                        With the blocks anothen the Registrar of Bonts may sell or otherwise
                                                                                                                            Torrest Act, 1818, and of all rules in force thereunder.
                                                                                                                                   such timber as aforesaid, subject to the provi-
                                                                                                                                       With the sanction of the Commissioner in Sind the Registrar of Boats
                                                                                                                                     may grant permission to any person to collect
                                                                                                                                                                                                                                                                              TOCYT HOITES YAD ONDERS DADER
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in those forests and impounded under Section 69 of the Indian belon, times at the marginally noted rates in respect of animals trespassing

Forest Act

- ziu ,ester garwollof

Di/et	† 7	1
Сисимади	79	39
Рагиега	187	દ
7Jorde/ 1	917	97
នៅខ្លះវិ	611	33
Panran	98	53
	F	g
$\Lambda^{\eta\eta\sigma}$ Cc	nk	10
101		

Thana

and impounded under Section 69 of the Indian Forest Act, fines at the portion of a Protected Forest ninely has been lawfully closed to grazing 1891, in respect of eattle trespassing in a Reserved Forest or in any there shall be levied in the Thina District, on and after the 1st August in hen of the fines fixed by Section 12 of the Cattle Trespass Act, 1871, Act, No VII of 1878, the Governor in Council is pleased to direct that In exercise of the poner conferred by Section 70 of the Indian Forest Loin No 4881, R D, 18th July 1891, B G, 1891, Pt I, p 615

For each call, uss, pug, ram, eve, sheep, filly, bull, bullock, con, or heiter Eight annas For each horse, mare, gelding, ponv colt, Опе гирее For each buffalo

Four annas lamb, goat, or kid

Ahmednagar

Noin No 4764, R D, 25th June 1895, B G, 1895, Pt. 1, p 725

- zia 'səqui under Section 69 of the Indian Forest Act, fines at the following Reserved Forests mentioned against the taluka, and impounded m the schedule, hereto annexed, in respect of animals trespassing in the there shall be levied in the taluka of the Ahmednagar District entered m hen of the fines fixed by Section 12 of the Cattle Trespass Act, 1871, Act, No VII of 1878, the Governor in Council is pleased to direct that In exercise of the power conferred by Section 70 of the Indian Forest

For each call, ass, pig, ram, eve, sheep, filly, bull, bullock, cow, or herter हाधार भगवान For each horse, mare, gelding, pony, colt, өэдил өпО For each buffalo

Four annas lamb, goat, or kid

թերակու ու արարագության

Mapurnadi Deogaon Artadgaon Shend Imampur Cunjala Gospur Gospur Cospura Artandoho	OI 6	ags X
Zame of Reserved Forest.	o _N	Name of taluka

In exercise of the power conferred by Section 70 of the Indian Forest 898 4, 1 14, 8081, 4 4, 8081 rqh Apt 1896, B G, 1896, Pt I, p 363

ed under Section 69 of the Indian Forest Act, a fine at the following kids trespassing in the Reserved Forests in the said district and impoundthere shall be levied in the Ahmednagar District, in respect of goats or lien of the fine fixed by Section 12 of the Cattle Trespass Act, 1871, Act, No VII of 1878, the Governor in Council is pleased to direct that in

Коит виная For each goat or kid

Nasık

in the Reserved Forests in the said district, and impounded under Secshall be levied in the Masik District in respect of goats or kids trespassing lieu of the fine fixed by Section 12 of the Cattle Trespass Act, 1871, there Act, No VII of 1878, the Governor in Council is pleased to direct that in In exercise of the power conferred by Section 70 of the Indian Forest Noin No 1773, R D Jih Mar 1897, B G, 1897, Pt. I, p 450

tion 69 of the Indian Forest Act, a fine at the following rate —

Four annas

Роопа

and impounded under Section 69 of the Indian Forest Act, a fine at the respect of cattle trespassing in the Reserved Forest in the said talubas shall be levred in the marginally noted talukas of the Poona District in Section 12 of the Cattle Trespass Act, 1871, there Indapur mng pleased to direct that in heu of the fine fixed by Bhımthadı Havell Act, No VII of 1878, the Governor in Council is In exercise of the poner conferred by Section 70 of the Indian Forest Not No 6005, R D, 16th July 1894, B G, 1894, Pt. I, p 737

коит вппая

For each goat or kid — ətri Zarvollof

For each goat or kid

Note No 3555, R D, 11th May 1895, B G, 1895, Pt I, p 554

In exercise of the power conferred by Section 70 of the Indian Porest Act, No VII of 1878, the Governor in Conneil is pleased to direct that in lien of the fine fixed by Section 12 of the Cattle Trespass Act, 1871, there shall be levred in the triplica and petha of the Poona District entered in the schedule hereto innexed in respect of cattle trespassing in the closed portions of the Reserved Forest Kirans mentioned against the talukas, ind impounded under Section 69 of the Indian Forest Act, fines at the following rates, or:—

For each horse mare, gelding, pony, colt, fally, bull, bullock, con, or herter Eight annas For each calf ass, pig, run, cne, aheep, for each calf ass, pig, run, cne, aheep,

Schedule referred to aboue

Name of taluba or petha

Name of kuran

Кеlgnon Сhав	9	
Срішрі	3 + 5	
nadtedm.k.	Ŧ	
Ohakan, Jagthumbi and Parbatti	3	T.
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olntaW	T	zpeg
Chotavde	1 7	
Daranh	ī	Inlah: Petha
Kondhne Khurd, No 34	18	}
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Hadapsar, No 98	67	
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Braolt (LZ	
ribriU	97	
l[antall	97	1
Врикли	† 7	
Distance	87	
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Kalyan	07	
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Kindakyasla (large and small)	81	
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. Gogalnadı	, DI	
tv1A	ōΙ	
Kasarsai	ŦΙ	1
Kátraj	13	
Blamaniolia Dará	71	
grann	11	
Aglambe	10	
adox	C	1
Ղարթօր	8	1
Diarla	L.	
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Дригин	2	
Marje	t	
Bandhan	3	
Pashan	٤ 7	
horhrud	Ţ	11.7aH
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	891 <i>E</i>	Зитуеу Хоя	Name of village
•#	F		Aange Range
ŦΊ	202	†99	Тальдвор Лярана
98	∌G	221	Vadgaon
10	101	136 to 139	Indapur Range
52	118 1		Гопл
30	980'I	244, 247 to 271 292, 298, 321 to 327, 329, 330, 332 333, 338 part to 345, 345 and 346 parts	Раћвадео $ar{E}$ а h аз
6 8	2,158	251 to 283, 285, 286, 289 to 293, 299 to 303, 209 to 318, 315 to 318 and 497 to 501	<i>∠</i> рој&вои
		t	Bhrmthadt Range
36 32 32 33 12 33	837 11 8 71 03 48	35 36 370 (part) 870 (part) 880 (part) 884 (part)	. અનેષદ્
Ū	020	(1-1-) 021	Harelt Range
0	320	(trad) eci	Nanjri Dhond Range
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0 13 75 33 33 75 38 38 38 38 38 38 38 38 38 38 38 38 38	17 78 77 87 87 67 67 67 67 61 11 12 91 48 91 98	96 98 97 97 98 99 99 19 19 19 19 19 19 19 19	<i>ի</i> ռքխյա

No 3863, R D, 15th June 1903, B G, 1903, Pt I, p 737, as amended No 3863, R D, 4th June 1909

In exercise of the power conferred by section 70 of the Indian Forest Act, No VII of 1878, and in continuation

of Government Notification No 2945, dated lat May 1902, the Governor in Council is pleased to direct that in her of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied, in the areas of the Reserved levied, in the Poona District, specified

For each buffalo
2 0 0
Eor each buffalo
gelding, pony, colt,
hily, mule, bull, bul
fock, cow, or hetler
fock, cow, or ketler
for each calt, sas, pug,
ram, ene, sheep,
lamb, goat, or kid
0 8 0

below, fines at the marginally noted rates, for each animal trespassing in thoseforests and impounded under section 69 of the Indian Forest Act

	Creand total		
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	123	Khed Khed	I
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Area	Son yeared	Name of village	οŅ
		······································	

Noin No 2218, R D, 5th Mar 1906, B G, 1906, Pt I, p 321 In exercise of the power conferred by section 70 of the Indian Forest Act, No VII of 1878, as amended

Forest Act, No VII of 1878, as amended by Acts No V of 1890 and V of 1901, the Governor in Council is pleased to direct that in lieu of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied, in the areas of the Reserved Forest in the Poons District, specified below, fines at the rates noted

For each buffalo

For each buffalo

For each horse, mare, geld

mule, pony, colt, filly,
mule, buff, bulloch, cow,

or herler

For each call, ass, prg., ram,
ewe, sheep, lamb, goat,
or kid

or laid

in the margin in respect of animals trespassing in those forests and impounded under section 69 of the Indian Forest Act —

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In exercise of the power conferred by section 70 of the Indian Forest Actional Methods in Conneil Methods in Pleased to direct that in hen of the fines fixed a know in the Cattle Trespies Action 12 of the Cattle Trespies Action 12 of the Cattle Trespies Action 12 of the Cattle Trespies Action 13 Anni Action 13 Anni Action 14 of the Cattle Trespies Action 15 Anni Action 15 Anni Action 15 Anni Action 16 Anni A

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In excises of the power conferred by section 70 of the Indian Porest Act, 1878 (VII of 1878), the Governor in Council is pleased to cancel Government Notification, in the Ecvenue Department, No 5467, dated the 26th August 1898, except so far as it iclates to the village of Mahableshwai

OII 4,1 14,0920, W. GOSI do Thi Peb 1809, B. G. 1809, Pt. I. p. 110

In exercise of the power conferred by section 70 of the Indian Forest Act, No VII of 1878, the Governor in Council is pleased to direct that in hen of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied for one occur from the date of notification, in the village of Tulsan in the Kai id Taluka of the Satara District, in respect of animals trespassing in the Reserved Forests of the said village and impounded under section 69 of the Indian Forest Act, fines at the Indian Rotest Act, fines at the following rates.—

0	5	0	For each rain, ewe, sheep, or lamb
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0	8	0	For each horse, marc, gelding, pony, colt, filly, male, bull, bulloch, con, herfer, goat, or kid
0		231 1	For each buffalo

Bilapur

Noin No 7601, P. D., 27th July 1908, B. G., 1908, P. I. P. 1107

Act, No VII of 1878, as amended by Acts No V of the Indian Forest Act, No VII of 1878, as amended by Acts No V of 1890 and No V of 1901, the Governor in Council is pleased to direct that in then of the fares fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied, from the date of notification in areas of Reserved Forest in the Bijapui District, specified in the schedule hereto Bioreagus fanna and sheep trespassing in those for each sheep fanna?

forests and impounded under section 69 of the Indian Forest Act

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Bagealkot Hungund Muddebihal (Tangadgi village only) Bagedevi (Kolhar, Baloti, Muttaldini, Sednath Chunalgi, Benal, Dayedevi (Kolhar, Baloti, Muttaldini, Sednath Chunalgi, Benal,

Devlapur, Nidgundı, Araldını, Marımattı and Almattı villages only)
Bıjapur (Mamdapur and Kakhandkı villages only)

*Published at page 778 of the Bombay Government Gazelle of 1st September 1898, Part I

Belgaum

Not No. 8185 R. D., 10th Sept. 1910, B. G., 1910, Pt. I., p. 1481

In exercise of the power conferred by sectron 70 of the Indian Forest Act, No VII of 1878, as amended by Acts No V of 1890 and No V of 1801 the Governor in Council is pleased to direct that in her of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levred in the Gol ik Taluka of the Belgrum District from the date of motification, in areas of Reserved Forest or any portion of Protected Forest which has been lawfully closed to grazing, a fine at the tate specificies will be able in the Ludian forest Act.

nuder section 69 of the Indian Forest Act — Tho annas For each goat, sheep, or lad

Certain Villages in Chikodi and Sampgaon Talukas

Noin No 8524, R D, Ilih Sepi 1911, B G, 1911, Pt 1, p 1649

In exercise of the power conferred by section 70 of the Indian Forest Act, No VII of 1878, as amended by Acts No V of 1890 and No V of 1901, the Governor in Council is pleased to direct that in lieu of the fines 1901, the Governor in Council is pleased to direct that in lieu of the fines.

fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied from the date of notification in the forest villages of Clukodi and Sampgaon talukas mentioned in the margin, and included in the Gokak Forest Range of the Belgaum District, in areas of Reserved Forest or any portion of Protected Forest which has been lawfully closed to grazing, a fine at the rate specified below in respect of animals trespassing in those peet of animals trespassing in those

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forests and impounded under section 69 of the Indian Forest Act—
For each goat, sheep or kid

Dharwar

Noin No 1731, R D, 24th Feb 1910, B G, 1910, Pt 1, p 341

In exercise of the power conferred by section 70 of the Indian Forest Act, No VII of 1878, as amended by Acts No V of 1890 and No V of 1901, the Governor in Council is pleased to direct that, in her of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there shall be levied in the Dharwar District, from the date of notafication, in areas of Reserved Forests or in any portion of Protected Forest which has been lawfully closed to grazing, fines at the rates specified below, in respect of animals trespassing in those forests and impounded under section 69 of animals trespassing in those forests and impounded under section 69 of animals trespassing in those forests and impounded under section 69

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For each goat

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Kolaba

Note No. 5556, R. D., 8th June 1909, B. C., 1909, Pt. I., 996

Indian Forest Act trespassing in those forests and impounded under section 69 of the closed to grazing, fines at the rates specified below, in respect of animals Forest or in any portion of Protected Forest which has been lawfully in the Kolada District, from the date of notification, in areas of Reserved azed by section 12 of the Cattle Trespass Act, 1871, there shall be levied 1901, the Governor in Council is pleased to direct that, in lieu of the fines Act, No VII of 1878, as amended by Acts No V of 1890 and No V of In exercise of the powers conferred by section 70 of the Indian Forest

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For each buffalo 0

cow, bullock, or herfer For each horse, mare, gelding, pony, colt, filly, bull,

For each calf, ass, pig, ram, ene, sheep, lamb, goat,

or kid

puis

Noon No 3077, R D, 1st Nor 1920, B G, 1920, Pt I, p 3026

under section 69 of the Indian Forest Act rupees per head in respect of caniels trespassing therein and impounded Reserved Forests of all the districts of the Province of Sind, a fine of tho Act, 1871, there shall be levied, from the date of notification, in the dreet that in beu of the fine fixed by section 12 of the Cattle Trespace No XV of 1911 and No I of 1918, the Governor in Council is pleased to Act, No VII of 1878, as aniended by Acts No V of 1890, No V of 1901, In exercise of the poners conferred by section 70 of the Indian Forest

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Indian Forest Act, fines at the following rates — Gormal) trespassing therein and impounded under section 69 of the specified in the schedule hereto annexed, in respect of semi-wild animals shall be levied from the date of this notification in the Reserved Forests heu of the fines fixed by section 12 of the Cattle Trespass Act, 1871, there and No XV of 1911, the Governor in Council is pleased to direct that, in Act, No VII of 1878, as amended by Acts, No V of 1890, No V of 1901, in exercise of the powers conferred by section 70 of the Indian Forest

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For each calf For each bull, bullock, or cow for each buffalo or camel

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Note of 11976 It is 3rd Nov 1915, B. G. 1915, Pt. 1 p. 2700

impounded under section 69 of the Indian Forest Act, fines at the annexed in respect of semi-ind eattle (Gorma) trespassing therein and notification in the Reserved Porests specified in the schedule hereto amended by Aet I of 1891, there shall be levied, from the date of this hen of the fines fixed by section 12 of the Cattle Trespass Act, 1871, as and No Vol 1911 the Governor in Council is pleased to direct that, in Act, No VII of 1878, as amended by Acts No V of 1890, No V of 1901, in evereise of the powers conferred by section 70 of the Indian Porest

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Sukkur

Forest of Madey in the Garhi Yasin Forest Range of the Sukkui there shall be levied from the date of this notification in the Reserved m lieu of the fines fixed by section 12 of the Cattle Trespass Act, 1871, the Governor in Council is pleased to direct that, Sukkur District Капую, Madell in the Carhi, Yasin Forest Range, , II el lo VX oV bus, 10el lo V oV, 0est lo V oV Act, No VII of 1878, as amended by Acts, In everence of the powers conferred by section 70 of the Indian Polest Noth No 10613, R D, 5th Oct 1915, B G, 1915, Pt I, p 2416

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26 Zo Resetune or Police Officer shall call a Porest Guard off lust hundly nor shall a Forest Guard leave the beat, nor shall a Forest Guard leave the beat, nor shall a Forest Guard leave the police of x

to such officer

27 Rules 21, 25, and 26 do not apply to Collectors, or Commessioners who will exercise their own there in the matters there in the nth n

(a) the Commissioner in Suid shall have the direction regulation

forces administration in that province,

(b) the Commissioners of the Aorthern, Central and Southern Divisions shall be responsible for the entire executive administration, of forces affairs within their respective divisions, and shall for the

purposes of such administration - (a) issue orders and instructions to Collectors, Conservators

and Deputy Conservators in independent charge of circles.

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nrise in applying such orders,

(c) sottle all matteres m which are other department,

(d) promote generally the harmonions norking of the Revenue and Porest Departments, and

(c) except in matters relating to departmental manner and to appointment, leave for transfer of establishment, in which the orders of Government are required, receive, consider and with their own views in each case, when such reference is necessary, their own views in each case, when such reference is necessary, their to Government all reports research that for stringly the submitted

refer to Government all reports respecting forest matters submitted to them the thement or from the forest day intiment of them is a submitted that it is a submitted that it is a submitted to the forest memory or from the forest memory or f

HOLF 9 RFG (RDING THE CRANTOR IN WARDS TO OFFICERS AND INCREMENDED BY Noing No 5587, RD, 18th Oct 1879, B (t, 1879, Pt 1, p 817, as amended by Noing No 3118, RD, 15th Jun 1881, No 7339, RD, 11th Sept 1905, No 2118, RD, 7th May 1908, No 6959, RD, 11th July 1908

In exercise of the power conferred by Section 75 of the Indian Porest Act, 1878, the Governor in Council is pleased to make the following subsidiary rules —

One half of the proceeds of fines and confiscations under the Act may be paid by nay of renard to the officers and informers through whose metrumentality the conviction was obtained, or the property hable to confiscation was discovered provided that the Magistrate who tries any case under the Act may, if he thinks fit,

direct that a lirger amount than one-half shall be so paid. When more persons than one are entitled to the remard under this rule, the Conservator of Porests or any Deputy or Bytra Assist int Conservator of Porests or any Deputy or Bytra Assist int Conservator of Porests of Porests or any property of Prose reserved or protected forests in the Presidency property ing within the territorial limits of his revenue jurisdiction, which have been classed as pisting or fedder reserve and handed over to the Revenue Department for management, the Collector of the district shall determine the proportions in which it shall be divided amongst them.

2 Xo person shall cut, lop, or m any nav injuic, appropriate or remove my tree, or any loppings thereof, nhich is the property of Government grown or growing on lands belonging to or in the occupation of private persons, or landingly and wilfully permit or idea the enting, hopping, injuring, appropriating or removing of the same by my other person, without having first obtained the permission of the Collector, or, in the case of teah, blackwood or permission of the Collector, or, in the case of teah, blackwood or sind thood trees, of the Conservitor of Forests

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Noin No 202 R D, 9th Ian ISS3 B G, 1855, Pt I, p 66, as a mended by Noin, No 802 R D, 28th Jan 1885, No. 28th Nov 1866

With reference to Government Notification No 8121, dated 15th October 1881, published at pages 818—823 of the Bombay Government Gazette, Part I, of 23rd adem, the following rules* under Section 75 (c) of the Indian Forest Act No VII of 1878, and Section 11 of the Bombay Land Revenue Code, 1879, respectively, are published for information and guidance—

In exercise of the power conferred by Section 75 (c) of the Indian Porest Act, 1878, the Governor in Council is pleased to make the following rules for the preservation of trees belonging to Government but grown on occupied rathas lands to which a survey settlement has been extended in the villages formerly comprised in the Sanjan and Kolman Talukas of the Thana District mained in the annexed

I No person who is not entitled under the said survey settlement to any privilege, in respect of any tree belonging to Government growing in any varlas land to which that settlement has been extended, shall fell, remove, destroy, lop or in any way injute any such tree except under the order of the Assistant or

^{*} These rules are cancelled except in so far as they apply to teah, sandalwood blackwood, and tiwas (vide Nottheation No 2949, dated 20th April 1893)

Deputy Collector in charge of the talula or of the Divisional

2 No person who is entitled to any privilege conceded under the sind settlement in respect of any such tree as aloresaid

(a) exercise such privilege except in such manner and to such extent as init be abled of the table at the time in force puck extent as init by the Collector of Thair under Section of

it of the Bombar Lind Revenue Code, 1879,

(b) fell, remove, destror, lop or many "13 injure my teal, times or blacknood tree belonging to Government growing in any such lind as alore-aid, except mider the order of the Assistant or Deputs Collector in charge of the tilula or of the Division il Forest Officer

clear the same for cultivation he shall trat of all make in

application to the Assistant or Deputy Collector in chirge of the

(a) his name easte ind residence, (b) the rallage in which the land is

(b) the village in which the land is situated, its surver number, the area of the land to be cleared, the name of the seastered occurrent

registered occupant,

(c) the numbers and hinds of trees to be cut down

The Assistant or Deputy Collector, after making inquiry, shall formard the application, with a report, to the Collector for

orders
If permission is given to clear the land, the trees when cutsuall be at the disposal of the Forest Department

List of tillages referred to above

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66	Kone	•	Belgan
44	Pimproh	• '	Kopponde
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44	Kasghar Kasghar	**	Umbarvihir Inam village
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With reference to clause (a) of No 2 of the foregoing rules the Governor in Council is pleased to publish, for general information, the following rules made by the Collector of Thana, in exercise of the power conferred by Section 44 of the Bombay Land Revenue Code, 1879, for regulating the exercise of the privilege of cutting firenood and timber for domestic or agricultural purposes conceded, under the terms of the Sanyan Settlement extended to the villages formerly comprised in the Sanjan and Kolwan Talukas of the Thana District named in the list annexed to the foregoing rules, to the occupants of varkas lands subject to the said Settlement and to their tenants (namely) —

I The said concession did not extend to teak, tiwas or blackwood tiees (which are hereinafter called "the excepted trees"), and persons exercising the privilege must not remove, destroy, lopormany way injure any tiee of any of those three descriptions 2. The said concession did not extend to the removal of any

tiee or of any portion of a tree for the purposes of sale or trade, and persons exercising the privilege must do so only for their own bonding does dominate to make the form of the privilege must do so only for their own bonding the dominate or agricultural purposes

S Persons exercising the privilege for the purpose of obtaining was four this purpose, not tonch young shoots or seedlings by

in which the Kathering or entting is unade (vix) wood, etc., gathered or cut is for use within the limits of the villige any varkais land in then respective occupation, provided that the previously obtaining permission, do any of the following things in Persons entitled to exercise the privilege may, without

(I) gather fallen dend wood ind, if that is insufficient, cut

wood from any but the excepted tiees, for firehood,

the purpose of making or reprining any agricultural implement, (2) ent wood from any but the excepted tices or bimboos for

(3) eut bianches for ich from iny dut the excepted trees,

If any person entitled to exercise the privilege desires to (4) cut thorny bushes or bimboos for hedges

mood or bamboos are to be used within the limits of the bine village varkas land in his occupation, for building purposes, whether the ent nood from any but the excepted trees, or hanboos, in any

occupation in one village, any of the things nentioned in Rule 4 for and if my such person desires to do, in any varkas land in his m nuch they are eut or chenhere

using the same in any other village in which he has a house or land, the purpose of conveying the wood, etc., so gathered or cut to, and

noreaming metalo he to tern term of

The permission requisite under the list preceding jule

(a) for eutting wood for binding may be granted as follows --

But out of β ind β to (q)'səsodind

bamboos to mother village for any

(e) for gathering or cutting and ' əsod ınd

aggregate ten cart-loads for any one m any quantity exceeding in the removing frewood to another village

(a) for any other purpose household during one year,

obtain the order of the Assistant or Deputy Collector thereon inquired into by the Manlatdar or Mahalkan, who, it necessary, will But applications for permission may in every care he received and Mahálkarı

DΛ the

of the taluka,

thitaliabile

puty Collector in charge - by the Assistant or De-

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kvery application for permission under Rule 5 must be in writing

and must contain the following particulars --

etc, is to be gathered or cut, and the mame of the registered (b) the village and burvey number in which the wood, (a) the name, easte and residence of the applicant,

(c) when nood is to be cut or removed, the kind of trees, ' auednooo

their number and dunensions, and their estimated value,

number of cart-loads, (d) when firewood, hushes or bamboos are to be removed, the

(c) the time within which it is proposed that the wood, etc., tall be ent and removed

a melon and the tonic of which it is to be taken (1) the colors to which the wood is to be taken it white the

(b) if collect for which the voor is required.

when permenouse many ever given under Rule 5, a present the form better mucked will be prepared in four parts, of which in the form better minexed will be prepared in four f collector and three one will be retained by the Yesternit or Deputy Collector and three will be equal to the Minister or Mahalkari who will be quant punchment in the total forestringer, and deliver one to the hyphennitely, each one to the forestringer, and deliver one to the hyphennitely and one to the form of this inner the permession, one if the Mahalkari hunself gives the permession, one

The soft integrander this rule will not render nuncees its and least self in miner solution.

to a sequence of the tile tube in toto in the bone is logarithen in the forest Department.

9. It is not been all not be granted for the enting or removal of the solution in the object conjugated in the object can be decided to the entire part of the solution in the solution in the first second of the cutting or removal parallel by this conting or removal parallel by this confidence is not completed within the cutting or removal is not completed within the pleter, and it sould entire provide the cutting or removal is not complete distribution the time of prescribed the pass shift is existing to the prescribility of the pass before in the time.

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106 this and robus, under this Aut. Forest Оfficer with whom be contracts Hotest Officer with whom he contracts apecially so required by the the such that the second of th bid, to have bound himself accordingly, within the meaning written for the sensitive meaning to the bid, to have bound himself accordingly and the printer and any such never never had any such never never had any such never never had any such bear never never had any such bear never neve of his to have bound himself accordingly with the meaning of this blader of this of the himself accordingly within the meaning of this bid, to have bound himself accordingly within the meaning of this bid, to have bound himself accordingly within the meaning of this bid, the hard himself accordingly within the meaning of this bid, the hard himself accordingly within the himself and the himself accordingly within the himself accord to band hand hing the self as aforesaid, and in a fine the sceeplance of the fine the self as aforesaid, and in a fine the self as aforesaid, and in a fine the self as aforesaid, and in a fine to the fine the self as aforesaid. Officer to bind himself as acceptance or remains communications and succeptance of the form of the formula of t that may elapse before its acceptance or refusal is communicated before its acceptance or refusal is communicated that the may elapse before its acceptance or refusal and make that the man and make the forest man of the man and make the man of th Salub bid to repeat and to repute our to accompanies of the free feet of the f or bids, in the event of his tender or bid being accepted, or his is to hate on the contract for which he tenders and hate shid (w) Forest Officer for that purpose, whereby he a de bang on ou on sale auction and custo ou ou custo ou ou on sale ou ou ou custo ou ou custo ou ou custo ou ou custo ou ou custo ou ou ou custo o Such tender or conditions of an auction sale at which he is a bidder, or who have a wriven tender for the conditions of an auction sale at which he is a bidder, or who have a wriven to makes a wriven the conditions of an auction of a bidder. Explanation A person, who makes a written tender for a contract, for a person, who makes a written tender for the conditions of a mortante as to send the conditions. contract Assumed to be to those the control of the control o OHicer, and belief of Government, all the sum of the Salon 1992 despot yas diry destroop and other select forces and follow of hereings of the lines them the transfer of the destroop of the destr — yləman Tule, with reference to Section 84 of the said Act amended as aforesaid, or with reference to Section 84 of the said Act amended as a foresaid, — with reference to Section 84 of the said Act amended as a foresaid, — with reference to Section 84 of the said Act amended as a foresaid, — with reference to Section 84 of the said Act amended as a foresaid, — with reference to Section 100 max and 100 max Slet March 1896, the Governor m Council is pleased to make the following.

31st March 1896, the Governor m Council is pleased to make the following.

At of the condition as aforesaid, and reference to generally and addressed, the Revenue Department No 2799, dated the Government Gazelle of Other of the Bodeldury to the Bonds of the Bonds of the Francial American to the Bodeldury of the Bodeldury an alpersession to Government Notification in any Eastern to the Covernment of Government of Angle Angle of Government of Angle o by the Indian Forest Act, 1890 (V of 1890), and dection 15, clause (d), of the by Section 15, clause (d), of the by Section 15, IIIV, STRI to IIV, STRI to II babnams es (8781 lo IIV) 8181, dod desor notation and which the contract of th 196 q, 1 19, 5061, & B, 5061 gub bre, a H, 0023 on mon TO BOUTHACTS FOR OR ON BEHALF OF SO SULE AS TO ENTRERING INTO CONTRACTS FOR OR ON BEHALF OF times of far as they apply to teak, sandalwood, blackwood and SBWIJ Government Gazette of the 15th idem, thanks sandalwood and hankwood and to the sandalwood and the sandalwood and the sandalwood and sandalwoo (fonerminent dated 9th January 1885, the pages 66—71 of the Bombay, No. 202, dated 9th January 1885, the pages same hereby cancelled, the man part I are hereby cancelled, bf I Dazette of 1st April 1880, Were published in Government Notheaton to Ole Spad at balland unbulband Government the Bombay Land Revenue Code, 1879, . 0881 and nothondow 1880, 188 No VII of 1878, and the rules made by aneumenot osla shry* Section 15 (6) of the His Excellency the Governor in Council is pleased to declare that the ·08E q.1 19, 8681, B d, 8681 rgh A102, A H, 6462 on above Indian Folest Act, $mq_{\rm Gr}$ LOCAL RULES AND ORDERS UNDER —IIV 10A .8781] —IX 10A .8781]

RULES AND ORDERS UNDER ACT XI OF 1878

SMAA

VELLS VALUATION ORDER LAPONLERING THE POLITICAL RESIDLAT, ADEA, TO DETAIN

Noin No 3167, 1 D. 16th June 1879 B G., 1879 Pt 1, p 609 (para 2)

His Excellency in Council is also pleased, under Clause 2 of Section

Resident at Aden to detain aims and aimmunition under that section 6 of the Indian Arms Act XI of 1878, to emponer the Political

DISYBY PEPSONS E/IDOWERING CERT/1/ OFFICLRS OF THE FOREST DEPARTMENT TO

2681 Non West, A A , cole on mon ha Noin No 6711, J. D., 7th Nov. 1879, B. G., 1879 Pt. I., p. 881, as amended

or in contravention of its provisions -and in Sind with power to disarm persons going armed without a license, of the Forest Department in the Northern Division, Southern Division the Governor in Council is pleased to ingest the undermentioned officers Under Section 13 of the Indian Aims Act XI of 1878, His Excellency

Deputy Rangers Ğ Conservators 7 Extra-Assistant Conserrators Conservators of Forests

Forest Guards L Assistant Conservators 8 Poresters 9 of Forests

EVIPOWERING SALT INSPECTORS IN SIND TO DISARM PERSONS

person going armed without a license, of in conteas ention of its provisions in Sind are dereby in virtue of their office, empowered to disarm any Under Section 13 of the Arms Act XI of 1878, all Salt Inspectors The a 3049 A I b 1816 I ame 1889, B G 1889, P I I St.

EMPLOYED ON THE GOA FRONTIER TO DISARM PERSONS EMBON ERIZE OFFICERS, SEPOYS AND PEOAS OF THE SALT DEPARTMENT

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a ucense, or in contrar ention of its provisions $p\lambda$ aithe of their office n ith pon elso disatin persons going atmed without the Governor in Council is pleased to invest the undermentioned persons Under Section 13 of the Indian Arms Act XI of 1878, His Excellency

Goa Frontier Officers, sepoys and peons of the Salt Department employed on the

EMPLOYED ON THE NORTHERN FROMTIER TO DISARM PERSONS GOING EMPOWERING OFFICERS, SEPOYS AND PEOUS OF THE SALT DEPARTMENT

lency the Governor in Council is pleased to invest the undermentioned. Under Section 13 of the Indian Arms Act (XI of 1878), His Excel-Noin No 4082, I D, Ilth Aug 1905, B G, 1905, Pt I, p 1036 ARMED WITHOUT A LICENSE

711 District of Sholapur in the following talubas outh — (a) Sholapur in the following talubas outh — (b) Sholapur (c) Sholapur (c) Sholapur (d) Sholapur (d) Sholapur (d) Hangaud (d) Hangaud (e) Bhalani, (d) Hangaud (e) Bhalani, (d) Sirai (e) Shilapur (e) Hanning talubas outh — (a) Shilapur (c) Latharr, (d) Sirai (e) Shilapur (d) Shinarr, (d) Sirai (d) Shilapur (e) Latharr, (d) Sirai (e) Shilapur (d) Shilapur (e) Latharr, (d) Sirai (e) Shilapur (d) Shilapur (d) Shilapur (d) Shilapur (d) Shilapur (d) Shilapur (e) Latharr, (e) Shilapur (d) Shilapur (d - Ano bedules au vollot soll an suggles to sons (• Town and Island of Bombay Belgann, Dharvar to keep and use the same, and to give the power of disarming in Districts of Ratnagiri, Poons, Ahmednagar, Satara, and guidaluger 101 bar moidinumine bar sinte do sles har the manufacture, importation to the manufacture, importation and so show that the state of the s "It is hereby notified, for general information, that the provito it by Government Resolution No 1378, dated 13th August 1890 ones to the dated 19th Reductions and the factories at the first land of the factories at the factories of t The Governor in Council is pleased to republish Government Noti-1890, Pt I, p 1016), 15 as below -A the B (See 1890 (B & C) (See 1890 (B & C) (B dated 13th August 1890 (B G G, 1890, Pt I, p 868), which Notification (B d G, 1890, Pt I, p 13th August 1890 (B G G, 1890, Pt I, p 1860), which of the first of sense August 1890, was republished in Government Notification No. 4379, 1878, as corrected by Government Resolution No 1878, dated 18th not actually apply at the tune that Act XI of 1878 came into force there be) to which Section 32, clause 2, of Act XXXI of 1860 did III2, dated 19th February Act XI of 1878 is specially extended to all of the said places (if any such that any such that are the said places of the said places of the first any such that are the first are the first and the first are the f previous sanction of the Governor General in Council, that Section 15 of the grand of the Governor General in Council, that Section 15 of the grand of the Governor General in Council, that Section 15 of the grand of the Governor of the Go time that Act XI of 1878 came into force, it is hereby notified, with the an fact places to which Section 32, clause 2, of the said Act applied at the atons of Act XXXI of 1860 (not excepting Section 32) applied in full are dated the 13th August 1890, and described as places to which the provithe 19th February 1878, as corrected by Government Resolution No. 1378, STEL AN inchined in the first paragraph of Northeathan Wo March 1112, dated *woled belonge asset of the places specified below. 24 q ,1 19 ,8981 , 9 A ,8981 and dist , Q L ,198 ov alow

ORDER SPECIALLY EXTENDING SECTION IS OF THE ACT TO OFFILIN

General in Council, to extend specially the said section to Aden (tovernor in Conneil is pleased, with the previous sanction of the Governor Under Section 15 of the Indian Arms Act, 1878, the Honourable the (1 p. 1617), 10 16181, 19 1879, B. G., 1879, Pt. I., p. 609 (paid I) ORDER SPECIALLY ENTENDING SPCTION IS TO ADEN Northern Frontier

Officers, sepoys and peons of the Salt Department employed on the - sonitron of its provisions of its provisions Persons by virtue of their office with power to disarm persons going armed

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TobashO (9)
                                                   xloox (1)
                                                 (s) Miphád
                                                  aranis (b)
                                                 (c) Dindori
                                                 (q) Taylori
                                                   Atself (a)
                        Masik, in the following talukas only —
                                                (a) Siddåpur
                                                     isiiS(b)
                                                 (c) Karnar
                                                \sqrt{(b)} \underline{X}ellapur
                                                    edng (v)
                        Kanara, in the following talukas only —
                                                pungunH(b)
                                                  (c) բզգոո
                                                (b) Bagalkot
                                                 \operatorname{andulig}(v)
           District of Kaladgi, in the following talinkas only —
                                                  (0) Sangola
                                             (a) Pandharpur
           District of Sholapur, in the following talukas only —
                                               Dharwar
                                               Relganm
                                                           44
                                                 Satura
                                           Anncdnagar
                                                  Poona
                                            District of Ratináguri
                                    Town and Island of Bombay
                following places, districts and portions of districts —
certain cases), as modified by Act VI of 1866, are in force in the
                   FZICLIEZIZ IBELIIZO LO BOUBIZ
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 elowing districts and portions of districts which apply to the disalmament of any district, in force in the of 1866, are with the exception of the several clauses of Section 32, the power of disarming in certain cases), as modified by Act VI and for regulating the right to keep and use the same, and to give to the manufacture, importation and sale of arms and ammunition, And that the provisions of Act XXXI of 1860 (relating

and Shikarpur, Thar and Parkar, and the Upper Sind Frontier The Province of Sind, viz, the districts of Karáchi, Hyderabad

District of Ahmedabad

Panch Maháls " Kaira " Втоясь gmat

" Kolába " Thana

District of Masik, in the following talukas only —

(a) Malegaon

(b) Nandgaon

(c) Baglan

District of Kanara, in the folloning talukas only urvirA (b)

(a) Kumta

District of Kaládgi, in the following talukas only toyanaH (b)

mal (a)

(b) Sindgr

(c) Muddebihal

(q) Bagevadı

District of Sholapur, in the following talubas only -

mqblod& (a)

(b) Barsi

(Ե) ગ્રાફ્લુમુહ

(4) Karmála

The following officers are empowered to grant inceuses

nnder the sections of the Act specified against their names -

-respective Distracts in their respective Districts and ex-

Section 7 to manufacture and deal in arms

Section 28 to carry arms

Section 32 to have in possession of to carry arms

The Agent for His Excellency the Governor in the Panch The same powers are exercised by—

The Political Superintendent, Thar and Parkar Districts Mahals

The Superintendent of the Upper Sind Frontier

The Commissioner of Police in the Town and Island of Bom-

districts the powers specified in sections 11, 15 and 31 of the Act tendents of the Police are authorized to exercise in their respective -might bistrict Superintendents and Assistant Superin-

IN THE ASIA DISTRICT order specially extended section 15 to Peint taluka

09II d 'I 1d Noth No 3225, I D., 12th Dec 1898, B G., 1898,

specially to extend the said sections to the Pent Taluka in the district (ieneral in Council the Governor of Bombay in Council is pleased Act, 1878 (XI of 1878), and with the previous sunction of the Covernor In exercise of the power conferred by section 15 of the Indian Arms

bules for carring ind effect the provisions of section 16(4)

Voln Vo 1675, J D, 20th Feb 1920, B G, 1920, Pt I, 5 50, as amended by Voln Vo 6658, J D, 19th July 1920

into effect the provisions of the said section, namely the Gor cenor in Council is pleased to make the following rules for carrying of the Indian Aims Act, 1878 (XI of 1878), as amended by Act XX of 1919, In exercise of the powers conferred by section 16, sub section (4),

in the City of Bombay to the Commissioner of Police and clsewhere the incensed derier, shall be forn arded on the last day of each quarter, copy of the register, certified as a true copy under the signature of receipt and shall munitain i register in the appended Form military stores have been deposited shall give to the depositor a Ererylicensed dealer nith nhom any itms, imminution or

to the District Magistrate

Provided that arms so deposited and previously covered by a license the date of their deposit, belodged at the head quarters police stores stations shall, if not returned or disposed of "ithin one month from Aims amminion or military stores deposited at police

been deposited is situated head-quarters of the taluka m n bich the police station at n hich they have discretion of the District Magistiate, be lodged at the police station at the m Form XV, Schedule VII, to the Indian Arms Rules, 1920, may, at the

16 (2) of the Act shall, after the expuration of three years from the or infiltary stores "hich are not returned or disposed of inder section Subject to the provisions of tale 7 any arms, ammunition

date of their deposit, be forfeited to His Majesty

orled, cleaned, etc., at the police station or head-quarters police which aims, ammunition and military stores shall be periodically elsen here the District Angristrate may prescribe fees on payment of The Commissioner of Police in the City of Bombay and

stores where they are deposited or lodged

manner and to the extent permitted them for the sale of such arms, military stores deposited with them to depositors except in the Lucensed dealers shall not return aims, ammunition or

ammunition of multary stores to such depositors

arms, ammunition and mulitary stores that have become hable to and elsenhere to the District blagastrate, a statement showing the each year in the City of Bombay to the Commissioner of Police Licensed dealers shall submit on the 31st December of

forfeiture under rule 3

by section 16 (2) of the Act has not taken the requisite action, they berson entitled to receive them back or dispose of them as prescribed. year from the date of such minor attaining majority, when, if the behalf of a mmor may be left in deposit until the expiration of one Arms, ammunition or military stores by a guardian on

mader this notification

manual in the sub-joined Form a register of the fire time registered with and reducing Ill the continued in the but by the computation of the comment of the commence of the comment of police and the first of the comment of the c the District in which they reside, all freeings of which they may be

to strikely in the District I interest in the District I interest in second to seed with which double to seed the control of t in the Otty of Bombay with the Commissioner of Police and in the peofied in the sub-joined Form, in the case of persons residuis in the case of persons in the interpretation of the case of persons in th comes into their possession, register, stating in writing the particular

and intermed to make the material of the material of the motification and the material of the mortion of the notification and engagement of any mortion one montioning self-

those persons eventpeed under thems I, 2, 4, 9 and 10 of the and to at him or to the said tales with the exception of the mibul oils to snoistvorq oils to (inc most bostquiore snosteq lle (b)

the subject the Governor in Council is pleased to direct this indim Arms Bules, 1920, and in supersession of the threat that the first the first that the first that the first the first that the first tha

3052 q I 19,0291, D a,0291 gut Ini, a t 3227 oV. moV PRESCRIBING THE FORMS OF REGISTRATION

ARVS IN THFIR POSSESSION IN VIRTUE OF THE PNEMPTION IN DIBECTING THAT OPRIAIS EXEMPTED PERSONS SHALL REGISTER FIRM

ı ĩ ٤ + 51012 1717 $D^{\epsilon}bos_H$ that to nother to stell ummi ...mr de positor 10 (X) . (X) ques of the nun,nolD'scubrion Zume and 19 Ireagests , qnc tor Die non to body un FOL_{II}

FORM OF BUGINION

Some efficients of Deciption of Mileraname and mainless from partial minibut

THE STANDS OF THE BOLDS OF THE RULES TO BE PAID STANDS OF LITTING OF THE RESERVE OF THE RESERVE

The exercise of the power conferred on the local Government by rule

13 (1) of the Indian Arms Rules, 1920, the Governor in Council is pleased to direct that all fees pay able under rule 11 or 12 of the said rules shall

OF 7/2 FAFMETON CRANTED UNDER APPORTED PERSONS SURFOUR OR 1/2 FAFMET OR 1/1 BOWING PRESIDENCE IN VIRTURE SURFACE OF THE MONING PRESIDENCE IN VIRTURE SUPPLIED PERSONS SUALL OR 1/2 FAFMETON OR

be paid either by means of impressed stamps or in cash

Noin No 7227, I 1), 2nd ing 1920, B (I, 1920, Pt I, p. 2387, Noin No 1910, II D, 1941 Feb 1921

In exercise of the powers conferred on the local Government by entries (3), (1), (6), (11) and (12) in the table to Schedale I appended to the Indian Arms Rahes, 1920, the Governor in Conneil is pleased to declare that the persons or classes of persons specified or described in the third column of the table hereto appended shall, in respect of the arms which in virtue of the table hereto appended shall, in respect of the arms which in virtue of the table hereto appended on the Bombay Presidency, in virtue of any example of the found Rahes and in virtue of any example to the restriction specified in the fourth column

LABLE

			011
	General in Council		
οα	Persons holding titles conterred	(0)	
ρο	Persons holding the Kaiseri		
	To the public and a	(9)	
to enug) emined ovi' ebuno 2002 bas (solir description to 1002 bas (solir description) and the solir and the solir ebuno 100 enugation to 100 million to 100	lo 19b1O yna lo 19amold boodsdagan l	(v)	
ound a da m a a	Individual members of the nadermentioned classes who will not excepted for life —	(11)	Ť
retainer Ammunition— 100 rounds for each fire			
Arms— Greerm and one Orles for each	dane to dans to stouters of (11)		
odd own ylumsh blo oala baa so sawrieht o ton anoq solur edt rebnub bejqmo ed taum tell a doldw to solur edt odt od delantit litw odw esteratel litw odw ot to delantit od to y og a plague su said rebnu rabrae su said rebnu rabrae	(4) First Class Sardars of the Decean and Sonthern Mars the Country States and First Class Sardars of Gujarat.	(বুঁ) ১	٤
one ebrays as timúl od sung tots tot notimum oU	Every Consul or Consular Agent	(+)	ច
	Every Maharaja, Raja or Mawah whose title has been conforred or recognised by Govorminent, every Peer, Baronet, Knight Bachelor, and Knight of any Order catablished by the Crown	(8)	τ
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SORTEOU TO CERTAIN RESTRICTIONS

DEOLARING THAT PERSONS EXEMPTED UNDER RULE 3 SHALL BE

Note No 343-Poll, H D, Pol, 19th May 1921, B G, 1921, Pt I p 1313 In exercise of the powers conferred on the local Government by entry (11-A) in the table to Schedule I appended to the Indian Arms Rules, 1920, the Governor in Council is pleased to declare that the persons

belonging to the classes specified in the third column of the table hereto appended shall, in respect of the arms which they can carry or possess within the limits of the Bombay Presidency in vartue of any exemption granted under rule 3 of the said rules and the faid schedule, be subject to the restrictions specified in the fourth column of the said table—

o sing) amigned (guns or The o	All persons nho before the first day of lannary 1920 had been admitted as members of the admitted as members of the the Imperial Service Order, the Imperial Service Order, or had been an arded the Viet toosa, the Distinguished Flyng the Distinguished Flyng Ucosa, the Distinguished Crosa, the Distinguished Conflicts, the Straig's Polici Discoration, the King's Polici Discoration, the King's Polici Discoration, the King's Polici Discoration, the Sing's Polici Discoration, the Sing's Polici Discoration, the Sing's Polici Discoration, the Mainteer Long Service Maintendish	(A 11)	ī
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DIRECTING THAT CERTAIN ARMS AND OBSOLLTE PIREARMS SHALL BE SUBJECT TO THE PROHIBITIONS AND DIRECTIONS INDICATED IN THE SPECI

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In exercise of the powers conferred on the local Government by entry I in the table subjoined to Schedule II appended to the Indian Arms Rules, 1920, the Governor in Council is pleased to direct that the arms and obsolete firearms described in the third column of the table hereto appended shall, within the areas specified in the second column and in the case of persons or classes of persons specified or described in the fourth column, be subject to such prohibitions and directions contained in the column, he subject to such prohibitions and directions contained in the Indian Arms Act, 1878, as are indicated in the fifth column

Table

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TATE OF STALL I D., 18th Oct 1920 B.C., 1920, Pt. I. p. 2858, 26th No. 9791, J. D., 18th Oct 101 (1818) STALL I P. 2858, 26th No. 9791, J. D., 18th Oct 101 (1818) STALL I P. 2858,

In exercise of the powers conferred by condition 9 of the conditions specified on Form XIII in Schedule VII of the Indian Arms Rules, 1920, the Covernor in Council is pleased to empower the Commissioner of Police Bomby, and all District Mynstrates in all licenses granted in the to cancel conditions of the sud-conditions in all licenses granted in the said form to my member of the Anythary Porce, India, or of the Indian Terratorial Force.

ORDERS UNDER ACT XVI OF 1879

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His Excilling, the Governor in Council is pleased, under Section 3, Chaise (e), of Act XVI of 1579, to exampt from the operation of Section 3 of the such amount of sult not execolng half a Bengal sect for each person on board as many becatiful extend on the passengers on board by her eren or by the passengers on board

Non No 11511, R D, 3rd Oct 1917 B G, 1917, Pt 1, pp. 2219

In exercise of the powers conferred by section 6 of the Transport of Salt Act, 1879 (AVI of 1879), and in supersession of Gov erament Motification in the Revenue Department No 5108, dated the 28th July 1886, the Governor in Council is pleased to appoint the Collector of Customs, Bombay, the Departy Commissioners of Salt and Exerse, Northern, Central and Southern Divisions, and the Cluct Collector of Customs in Sand nithin the local limits of their respective charges, to adjudge suid nithin the local limits of their respective charges, to adjudge confiscations under section 6 of the said let

OFDER ONDER VOL XAIII OF 1879

LEGAL PRACTITIONERS

THE BONBYA BERRIDENCA
EXTENDING SECTIONS 3 AND 4 TO THE RECULATION DISTRICTS OF

Noin No 1504, J D, 28th Feb 1885, B G, 1885, Pt I, p 290

Under the provisions of Section I of the Legal Practitioners Act, 1879, His Excellency the Governor in Council is pleased to extend the sections of that Act mentioned below to the Regulation Districts of this Presidency —

The whole reppheability

The whole except the following words—
" and any person so entered who ordinarily practises in the Court on the roll of which he is entered or some Court subordinate thereto shall, notwithstanding any thing herein contained, be entitled as such to practise in any Court in British India other than a High Court on whose other than a High Court on whose other than a High Court, in any High permission of the Court, in any High permission of the Court, in any High

Court on whose toll he is not entered,

and in any Revenue Office."

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Number of Section

EXLENDING SECTIONS 13 (c), 34, 36 AND 40 TO THE BOMBAY

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In exercise of the powers conferred by Section I of the Legal Practitioners Act, 1879 (XVIII of 1879), the Governor in Council is pleased to extend Sections I3 [except clauses (a), (b), (c), (d) and (f) thereoff, 34, 36, and 40 of that Act to the whole of the Bombay Presidency except the Province of Sud

Province of Sind

Non No 2613, J D, 25th May 1905, B G, 1905, Pt I p 634

In exercise of the powers conferred by Section 1 of the Legal Practitioners Act, 1879 (XVIII of 1879), the Governor in Council is pleased to extend Sections 13 [except clauses (a) (b), (c), (d), and (f) thereof], f(f), and f(f) of the said Act to Sind

ORDERS UNDER ACT XII OF 1880

KAZIS

ORDERS EXTENDING THE ACT

Noin No 7971, J D, 29th Nov 1880, B G, 1880, Pt I, p 1025
In elecise of the power conferred by Act XII of 1880 (The Kazis
Act, 1880) the Governor of Bombay in Council is pleased to extend the

soid Act to the Shol spur, Mandrup and Mohol Parganas in the Sholapu

Noin No 8322, J D, 15th Dec 1880, B G, 1880, Pt 1, P 1111

of the Sholapur District extend the eard Act to the Birsi ind Paugri Parganas in the Barsi Taluka 1830), His Excellency the Governor of Bombay in Council is pleased to in exercise of the ponei conferred by Act XII of 1880 (The Kazis Act,

Act to the Native Town and Sadar Bazar of Satara, 1880), the Governor of Bombay in Conneil is pleased to extend the said In exercise of the poner conferred by Act XII of 1880 (The Kazis Act, Noth No 2130, J D, 31st Mar 1881, B G, 1881, Pt I, p 181

In exercise of the poner conferred by Act XII of 1880 (The Kazis Note No 3379, J D, 30th May 1881, B G, 1881, Pt 1, p 302

Cantonment, Kashas Karda, Talegaon and Pabal in the Poona District in Council is pleased to extend the said Act to the Poona City, Poona Act, 1850), His Excellency the Right Honourable the Governor of Bombay

District noted in the margin, The village of Chas Tart Khod to extend the said Act to the areas of the Poona Tart Chakan Tart Ghoda the Governor of Bombay in Council is pleased Act, 1880), His Excellency the Right Honourable In exercise of the power conferred by Act XII of 1880 (The Kazis Noin No 7328, J D, 21st Oct 1884, BG, 1884, Pt I, p 868

Bombay in Council is pleased to extend the said Act to the Ahmednagar Act, 1880), His Excellency the Right Honourable the Governor of In exercise of the power conferred by Act XII of 1880 (The Kazis Noin No 1768, J D, 17th Mar 1882, B &, 1882 Pt I, p 320

rance of Sand 1880, the Governor in Conneil is pleased to extend that Act to the Pro In exercise of the power conferred by Section I of the Kazis Act, Moin No 8584, J D, 17th Dec 1883, B G, 1883, Pt 1, p 1002

OKDEKS UNDER ACT V OF 1881

PROBATE AND ADMINISTRATION

Not No 4021, J. D., 31st July 1889, B.G., 1889, Pt. I., p. 643 PROBATE AND LETTERS OF ADMINISTRATION FUTHORIZING CERTAIN TRIBUNALS TO RECEIVE APPLICATIONS FOR

Administration Act, V of 1881, the Governor of Bombay in Council is In exercise of the poner conferred by Section 2 of the Probate and

pleased, with the previous sanction of the Governor General in Council, to authorize the High Court of Judicature at Bomba, throughout the territories subject to the Governor in Council, and all District Judges as defined in the said Activiting the said territories, and such Judicial officers as the said High Court may from time to time appoint is District Delegates to receive applications for Prodate and Letters of Administration gates to receive applications for Prodate and Letters of Administration

PPESCRIBING FOR LEVILBITING AN ACCOUNT AND LAVENTOPS

Nota No. A-1157, Judi Commr, 26th July 1919, S. G., 1919, Pt. I.,
p. 1621

The Court of the Judicial Commissioner of Sind is pleased to make the following forms under section 277 (2) of the Indian Succession Act 1865, (X of 1865), and section 98 of the Probate and Administration Act, 1881 (V of 1881) as amended by section 7 of Act 10 of 1889.

_		Property in 1055cs sion of Executor income from mader the inventory		leca	
	1	(pdlls ralized out of those entend in the inventory	1 173	secounts to be filed within the year from grant of Probate or Letters of Administ	
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	-		i 	Probate or Lett	
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L8 I they have been applied or disposed of
The High Court may from time
If an oxecutor or administrator * An executor or Administrator shall within six months from the grant of probate or keters of administration or within such further time as the Court which granted the probate or letters may from time to time appoint which the totard in his along containing a full and true estimate of all the projects in pace stone and lithe credits and also all the debts owing by any present owhich the executor or administratorise activitied in that character and shall in like common within one court from the granted within such further time as the said court may from time to time appoint exhibit an account of the estate showing the active which have come to his hands and the manner in which further time as the said court may from time to time appoint exhibit an account of the estate showing the acceptance which have come to his hands and the manner in which further time as the said court may from time to time appoint exhibit an account of the estate showing the acceptance of the court which is a court which is a court of the cou he shall be deemed to have committed an offence under section 176 of the Indian Penal Code If an executor or administrator, on being regulated by the court to exhibit an inventor, or account under this section intentionally omits to comply with the requisition The High Court may from time to time prescribe the form in which an inventory or account under this section is to be exhibited The exhibition of an intentionally false inventory or account under this section shall be detined to be an officer under ection 193 of that Code

a full, true and perfect account of all the estate and effects of the deceased

come into my hands, possession, power, control, custody, or knowledge, and of the disposition of the same

that the said account is true, perfect, and correct to the best of my knowledge, information and belief and that it gives

the Executor (or Administrator) named in the above account, do hereby declare

which has or have

Inventory to be filed within six months from grant of Probate or Administration

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same contains a full, true and perfect inventory of all the property in the possession of the deceased at the date of his

death, and of all credits owing to him, and of all debts owing by him

OBSTRUCTIONS IN FAIRWAYS

PEYDING TO THE PORT OF BOMBAY.

RULE PROHIBITING THE PLACENCY OF FISHING STAKES IN THE FAIRWAY.

G of I, Finance and Commerce Dept, Noin No 339, 23rd Apr 1885, republished in Gow Noin No 40, 29th Apr 1885, BG, 1885 Pt I, p 550

In exercise of the powers vested in him by Section 8 of Act XVI of 1881 (The Obstructions in Fairways Act, 1881), and in supersession of Motification No 3470, dated 28th September 1883, the Governor General in Council is pleased to make the following rule prohibiting the placing in Council is pleased to make the following rule prohibiting the placing of fishing stakes in the fairwar leading to the Port of Bombay —

Rule—It shall not be lawful to place fishing stakes outside the lumits of the Port of Bombay to seaward of the 10 fathom line of soundings within 22 miles of the Prongs Light-house, or within 18 miles of the Kennery Island Light-house, or within that area of sea bounded by the 10 fathom line of soundings on the west, the south-west Prongs Light-house bearing east on the north, the limits of the Port of Bombay on the east, and the Kennery Island Light-house bearing east on the south

OBDEES UNDER ACT XXVI OF 1881

NEGOLIVBLE INSTRUMENTS

APPOINTNENT OF NOTARIES PUBLIC

G of I, Home Dept, Noin No 598, 24th Mar 1888, republished in Goul Noin No 1878, 7th Apr 1888, republished in Goul Noin No 1878, 7th Apr 1888,

Under the provisions of Section 138 of Act XXVI of 1881 (The Negotiable Instruments Act, 1881, as amended by Act II of 1885), the Governor General in Council has been pleased to appoint the persons named in the schedule below to be Notaries Public and to exercise their functions as such within the local areas mentioned in the second column of the said schedule. This cancels Home Department Notification of the said schedule. This cancels Home Department Notification No. 51, dated the 12th January 1886.

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BA AIBLAE OR OFFICE Persons

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Local Area

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Bustrict of Thana	Thunu Deputy Collector, Thana Sub-Registral of Bassein Do of Umbergaon
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District of Kaura	Huzur Deputy Collector, Kaira Sub-Registrar of Nadiad Do of Boread Do of Uniteth Do of Kapadvanj
District of Broach	Huzm Deputy Collector, Broach Sub-Registrar of Broach Do of Jambusar
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$\left\{ \mathrm{District} \ \mathrm{of} \ \mathrm{Sholnpur} ight.$	Sholapur Sholapur Sholapur Anzur Deput, Collector, Sholapur Sub-Regustrar of Sholapur Do of Bansa Do Alambatdar of Kanmala
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anooq jo tontaid	City Magastrate, Poona Sub- Registrar of Haveli Do of Junnai Do of Lindapur Do of Lindapur
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	$\lambda_{isn} \mathcal{N}$
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District of Hyderabad	Huzur Deputy Collector, Hyderabad Sub-Registrar of Tando Muhammad Khan Do of Hala O of Naushahro
	hydera bad
District of Karachi	Huzur Deputy Collector, Karachi Second Class Magustrate, Karachi Do do Kotri Sub-Registrar of Tatta Do of Keti Bandar
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	EBOAIROE OE SIND
Perim	Assistant Political Resident
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	Kanara
	BY VIRTUE OF OFFICE
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ranzadd io terran	Huzur Deputy Collector, Dharmar Sub-Registrar of Hubh O of Gadag Do of Kod
	Dharwar
District of Bijapur	Begapur Huzur Deputy Collector, Bigapur Sub-Registrar of Bagalkot

Appointing the muchtyarear at earliest in 1897, republished in Goot Noin No 2391, 24th idem, B G, 1897, Pt I, p 553

In elective of the power conferred by Section 138 of the Negotiable Instruments Act XXVI of 1881 as amended by Act II of 1885, the Governot General in Council is pleased to direct that, in place of the Second Class Angistrate at Karachi appointed to be a Notary Public under Notification of this Department No 598, dated the 24th March 1888, the person for the Department No 598, dated the 24th March 1888, the person for the time being holding the office of Mukhtvarkar at Karachi shall be a Notary Public and shall exercise his functions as such within the district Notary Public and shall exercise his functions as such within the district

APPOINTING THE CITY MAIN NO 1902, 4th No. 1904, republished in Gort Noth No. 1904, republished in Gort Noth No. 1904, Pt I p 1546

In exercise of the powers conferred by Section 138 of the Negotiable Instruments Act, 1881 (XXVI of 1881), the Governor General in Council is pleased to appoint the person for the time being holding the office of the City blagistrate, Karachi, to be a Notary Public and to exercise his functions as such within the district of Karachi

FIGURALING THE OITY DEPUTY COLLECTOR, h -frachi, to be λ

G of I, Home Dept, Noin No 1882, 24th Oct 1913, republished in Gow Noin No 7956, J D 12th Nov 1913, B G, 1913, Pt I, p 1952

In exercise of the power conferred by Section 138 of the Negotrable Instruments Act, 1881 (XXXII of 1881), the Governor General in Council is pleased to appoint the person for the time being holding the office of City Deputy Collector, Karachi, to be a Notary Public and to exercise his functions as such within that city

ORDERS UNDER ACT II OF 1882

STSUAT

SOHEDATED DISTRICTS
FILENDING THE ACT TO THE BOMBAL PRESIDENCY INCLUDING THE

Note No 4802, J. D., 8th Sept 1891, B. G., 1891, Pt. I., p. 743

In electise of the power conferred by Section I of the Indian Trusts
Act, 1882, the Governor in Council is pleased to extend that Act to the
whole of the Presidency of Bombay including all the scheduled districts

RULE MADE BY THE SADAR COURT DECLARING THAT TRUST PROPERTY CONSISTING OF MONEY MAY BE INVESTED IN THE DEBENTURES ISSUED BY THE TRUSTEES OF THE FORT OF BOMBAY OR KARACHI MOLE NO 2846, Sadar Court, 28th Sept 1903, S. G., 1903, Pt. I., p. 538

The Judge of the Sadar Court of Sind is pleased to notify the following

Rule made by him for general information —

In accordance with the power contained in Section 20, clause (f), of the Indian Trusts Act, 1882, it is declared that trust-property consisting of money may be invested in debentiires issued by the Trustees of the Port of Bombay ander the Bombay Port Trust Act (Bombay Act VI of 1879) or by the Trustees of the Port of Karachi under the Karachi Port Trust Act (Bombay Act VI of 1886 as amended by Bombay Act II Trust Act (Bombay Act VI of 1886 as amended by Bombay Act II

ORDERS UNDER ACT IV OF 1882

TRANSFER OF PROPERTY

FYLENSION OF THE ACT

Noin No 5947, J. D., 27th Oa 1892, B. G., 1892, Pt. I., p. 1071 In evercise of the power conferred by Section I of the Transfer of Property Act, 1882, the Governor in Council is pleased to extend the said Act, as amended by Act III of 1885, to the whole of the territories, other than the scheduled districts, under the administration of the Government of Bombay with effect on and from 1st January 1893

FALENDING SECTIONS 54 (PARAGRAPHS 2 AND 3), 59, 107 AND 123 TO THE WHOLL OF THE SETTLEMENT OF ADEM AND TO SHEIKH OTHMAN

Noin No 10788, R D, 4th Nov 1907, B G, 1907 Pt I p 1817 of no exercise of the powers conferred by Section I of the Transfer of Property Act, 1882 (IV of 1882), as amended by Act VI of 1904, the Covernor in Council is pleased to extend with effect from the 18th day of January 1908, the provisions of Sections 54 (paragraphs 2 and 3), 59, 107, and 123 of the said Act to the whole of the Settlement of Aden and to and 123 of the said Act to the whole of the Settlement of Aden and to

e affading sections 51, 59, 107 and 117 to the province of sind

Noth No 6502, J. D., 8th Dec 1907, B. G., 1907 Pt. I., p. 2119. In exercise of the powers conferred by Section I of the Transfer of Property Act, 1882 (IV of 1882), is amended by Section 2 of the Transfer of Property (Amendment) Act, 1901 (VI of 1904), the Governor in Council is pleased to extend with effect from this day the provisions of Council is pleased to extend with effect from this day the provisions of Council is pleased to extend with effect from this day the provisions of Council is pleased to extend with effect from this day the provisions of Council is pleased to extend with effect from this day the provisions of Council is pleased to extend with effect from this day the provisions of Council is pleased to extend the fact to the Province of Sind

voir No 6092, J. D., 27th Aug 1913, B. C., 1913, Pt. I., p. 1389

In exercise of the powers conferred by Section 1 of the Transfer of Property Act, 1882 (IV of 1882), as aniended by Section 2 of the Transfer of Property (Amendment) Act, 1901 (VI of 1904), the Governor in Council is pheased to extend with effect from this day the provisions of Section 60 of the and Act to the Proxince of Sind

Sherkh Othman

No 131, dated the 17th Junuary 1910, that the provisions of Section 107 m superseguing the Covermient Northention in the Rovering Department, previous a metion of the Governor General in Council, is ple used to direct, of Property Act, 1862 (17 of 1882), the Governor in Conneil, with the

100 / 101 B D 1914 PO 1012 B C 1616 PO L 10 7 PO 1010

TROPERD AN CHUAN ARAS

TO LEVERS FOR JOINGLEMBER, MEROSES OF DIMOLARIE DRICCIZE LIMI SECTION 107 OF THE ACT SIMIL CENSE TO APPLY

oue year, or assering a yearly read, man be made by unregistered Property other than least from a ar to vear, or for any term exceeding 1905, thut, elsewhere than in the Province of Sind, he ises of numorable Southeatton in the Resenue Department, So 1201 dated the 23rd May της Θολείποι πις οπακή ελθές το συκες τη επιλείνεται το Ευρική καταστική 1882), and with the previous sinction of the fiorermor General in Council, paragraph of Section 107 of the Trinsfer of Property. Let, 1862 (1) of In exercise of the powers conferred by the proviso to the second

70 242 BD 1004 100 1013 191 gal die a H. A. 1711 o. no. yd bobrona en

765 4 1 19 0101 , D. B. 0101 m. 1510 B. G. 1910 Pt. L. p. 59. AXIS XULLIAX UZA BEDITSNI O DITTSD DIX 1 AN TONIK BI

DIPLETA THAT CITETALY ITASIS OF DIMOVRIDE FLOTTED AND

in exercise of the powers conferred by Section 117 of the Transfer

of the said Act shall, nith effect from the 1st day of December 1913, cease to apply to leases for agricultural purposes of immorable property in the following areas —

The Mahim, Bassem and Salsette Talukas of the Thana District

2 The Pen and Pansel Talukas of the Kolada District

RULES UXDER ACT XII OF 1882

TLAR

EXCEDDING SIND VPD VDFN

VELICTES OF HUNDY CONSUMPTION IN THE BONBLY PRESIDENCY
PURPOSES EXCEPTING SALT USED FOR FLAVOURING OR PRESERVING
RULES FOR THE REMISSION OF THE DUTY ON SALT USED FOR INDUSTRIAL

Noin No 179, R D, 19th Jan 1921, B G, 1921, Pt I, p 188, as amended by Noin No 3101 C, R D, IIth May 1922

In pursuance of the Notifications of the Government of India in the Finance and Commerce Department Nos 2112-S R and 2114-S R, dated 20th April 1903, issued under Section 7 of the Indian Salt Act, 1882, and Section 23 of the Sea Customis Act, 1878, respectively, and with the previous sanction of the Governor General in Council, the Governor in Council is pleased to prescribe the following rules for the remission of the duty on salt used for industrial purposes excepting salt used for the duty on salt used for industrial purposes excepting salt used for the duty on salt used for industrial purposes excepting salt used for the duty on salt used for industrial purposes excepting salt used for the duty on salt used for industrial purposes excepting salt used for Presidency excluding Sind and Aden—

Any manufacturer wishing to be admitted to the concession shall make an application to the Commissioner of Customs, Salt and Excise, stating the process of manufacture in which he intends to use the salt. If he wishes the concession to extend to more than one factory, a separatine wishes the concession to extend to more than one factory, a separatine wishes the concession to extend to more than one factory, a separatine wishes the concession to extend the more than one factory.

rate application must be made in each case

2 If the application is sanctioned, the manufacturer shall forthwith execute and lodge with the Chief Account Officer of Customs, Salt and Opnum, Bombay, an agreement in the form appended to these rules.

After the execution of the agreement the manufacturer shall me the first matance provide himself with duty paid salt either (a) from an approved firm of importers or (b) by purchase in the market. At the close of each quarter the manufacturer shall submit an application for refund of the duty on the salt used, supported by the receipt of the firm from which salt has been purchased, or the permits issued for the removal from which salt has been purchased, or the permits issued for the removal

of the sait, as the case may be

4 The application for refund of duty shall contain the following
particulars —

(i) The balance of salt in store at the beginning of the quarter,

(11) The quantity of salt purchased during the quarter, (111) The quantity of salt used during the quarter, and on which

a refund of duty is applied for,

(1v) The balance of salt in hand at the close of the quarter,

reduned by the Supermtendent of Saltand Excise of the sub-division (r) The quantity, neight and such other details as may be

of products manufactmed duing the quarter

applied for has been used bonā fide in the process of manufacture of (11) A declination that the salt on which a refund of duty is

nithm the applicant's factory at puv

has not been used for any other purpose

usodstb verifying the figures sent it on to the aforesaid Superintendent for Depittment of Salt and Excise appointed in this behalf n ho shall after The application for refund of duty shall be sent to the officer of the

of the Holesaid Superintendent. Silt manufactined in the Presidency structed, with a strong door capable of being locked, to the satisfaction of the salt punchased for use m the factory, a store-room securely con-The manufactures shall provide and set apart for the storage

The store-toom shall not be opened except during daylight, and that imported should be stored separately in the store-room

the key of the store-loom in his on'n possession of the factory and the Storekeeper of the factory , the latter shall retain exolestoom shall not be opened except by or in the presence of the Manager or otherwise by officers of the Department of Salt and Excise immufacture of (c) to allow the stock of salt to be checked by weighment by grinding or the issue of salt required for purposes connected with and then only (a) for the secept of salt into store, (b) for the preparation

thally destroyed on or near the premises in such manner as the Deputy All spent-lye or other useless refuse containing salt shall be effec-

Commissioner of Salt and Excise of the Division may direct

shall be stored in the bags as received from the salt norks or depôt and the afforded by the Manager and all servants of the manufacturer is for checking the stock of salt received, expended and in hand, shall be and due faculties for examining the manufacturer's salt register as well of an Inspector of Sarkarkun, authorised by the aforesaid Superintendent, officer of the Bombay Salt and Excise Department not below the rank The factory may be entered and examined at any time by any

daily and signed by the Manager or Storekeeper and shall be in the form The register referred to in the preceding ι in classical be written up bags arranged in tiers so as to facilitate checking and weighment

hereto annexed Separate regraters shall be mamtamed for salt тапи-

factured in the Bombay Presidency and for imported salt

quired by the aforesaid Superintendent of the article produced for which close of the month and the weight or quantity or other particulars remonth, the quantity expended during the month, the balance at the saft at the deginning of the month, the quantity purchased during the by the 10th of each following month, showing the opening balance of appointed by him for this purpose with a monthly statement, to be posted intendent through the officer of the Department of Salt and Excise The Annager of the factory shall furnish the aforesaid Super-

salt was used during the month. The manufacturer's book showing the weight or quantity of the article dealt with and the product inanufactured shall be open at any time to the inspection of any officer of the Department of Salt and Excise not below the rank of an inspector or Sarkarkun

SALT REGISTER

(OI alur aas)

Register of salt purchased, expended and in store together with the weight or quantity of products manufactured

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(See rule 2)

AN AGREEMENT made the carrying on the trade or dusiness of at mider the name and style of

(heremafter referred to as "the manufacturer" which expression shall unless excluded by or repugnant to the confext include his heirs, executor, administrators and assigns) of the one part and the Secretary of State FOR INDIA IN COUNCIL (heremafter referred to as "the Secretary of State" which expression shall unless excluded by or repugnant to the confert melude his successors in office and assigns) of the other part

WHEREAS the manufacturer has applied to the Secretary of State tor-

remission of the duty on salt used in the manufacture of AXD WHEREAS the Secretary of State has agreed to grant the said application in consideration of the manufacturer executing these presents

YOU ILIP HEHER IGHED BY 12D BELMET THE PARTIES HERETO and performing and observing the conditions heremafter mentioned

72 FOILOWS --

for the time being in force for the remission of duty on silt issued (1) The manufacturer shall be bound by and observe the rules

(2) The safe in respect of which a refund is claimed shall bond -9soqraq fartzabar tot

gy pres poon need for the purposes of

minnulicinrer's factory at and shall not at any

time be used for any other purpose

Customs Salt and Excise mir prescribe in this behalf one but time and place and in such manner as the Commissioner of cover the easts of unspection and other departmental expenses at (Re 100) yearly to the Bombay Silt and Ezeise Department to (3) The manuficturer shall par the sum of one hundred rupees

loth in regn d to imported salt and also in regard to manufactured Provided that if the manufacture. De admitted to a concession

for each factory at nork salt, not more than a single such fee of Re 100 shall be payable

Provided in ther that no refined of the fee shall be granted for

the unexpired portion of ing year in which this agreement shall be

determmed

(4) It in the opinion of the Secretary of State any default in the

of default shall have occurred or continued shall refund any duty remitted for any quarter in which such breach establishment at the aforesaid factory and that the manufacturer be fixed by the Secretary of State for the maintenance of a preventive to the moneys payable under clause 3 pay such further sum as may continuance of this agreement that the manufacturer shall in addition occurred the Secretary of State may require as a condition of the on the part of the manufacturer to be performed and observed has performance of or breach of the conditions herem contained and

the quarter in which such determination shall have occurred, and of clause 4 the manufacturer shall not be entitled to any refund for (5) On the determination of this agreement under the provisions

and shall be responsible for any loss or damage incurred by reason any dreach or default as aforesaid shall have occurred or contained shall be bound to refund any duty reputted for any quarter in which

of any breach or default as aforesaid

to continue this concession aforesaid rules for such period as the Secretary of State shall choose extent and in the manner and on the conditions prescribed in the of this agreement, shall be entitled to a refinid of salt duty to the (6) The manufacturer performing and observing the conditions

hath dy order of the Honourable the Governor of Boniday in Council Secretary to Government, Bombay, IN WITNESS WHEREOF the said manufacturer hath hereunto set his

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Secretary to Government, for and or behalf of the Secretary of State in Council in the presence of

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VALICELS OF HUMAN COASE MITHOUGH OR LRISEPVING RULES FOR THE REPRESENCE OF THE DUTY ON SALT USED FOR HANDORSHOP IN RULES FOR THE REMISSION OF THE DUTY ON SALT USED FOR INDUSTRAL

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In pursuance of the Notifications of the Government of India in the Einance and Commerce Department Nos 2112-8 R and 2114-8 R, dated 20th April 1903, issued under section 7 of the Indian Salt Act, 1852, and section 23 of the Sea Customs Act, 1875, respectively and with the previous sanction of the Governor General in Council, the Governor in Council is pleased to prescribe the following rules for the remission of the duty on salt used for industrial purposes excepting salt used for industrial purposes excepting salt used for the remission of the or preserving articles of human consumption, in the Province of Sind—

I Any manufacturer mishing to be admitted to the concession shall to the Commissioner in Sind stating the process of manufacture in which to the Commissioner in Sind stating the process of manufacture in which he intends to use the salt—If he wishes the concession to extend to more he intends to use the salt—If he wishes the concession to extend to more

than one factory, a separate application must be made in each case

quarts anno 8 no hyrw degenate should be stamped with an 8 no more equal to 1). A N (2) Thus agreement does not require hyperspan and (2) $^{\circ}$

2 If the application is sanctioned, the manniacturer shall forthwith execute and lodge with the aforesaid Supermentantent an agreement in the

form appended to these rules

3. After the execution of the agreement the manufacturer shall in
the first met mee provide lumself with duty paid salt from a Government
salt works or depôt or from a firm of salt dealers approved by the Commissioner in Sind. At the close of each quarter the manufacturer
shall submit an application for refinid of the duty on the salt used,
shall submit an application for refinid of the duty on the salt meed,
single purchised by the receipt of the firm from which salt has been
supported by the receipt of the firm from which salt has been
purchised, or the permits remed for the removal of the salt, as the

Superintendent and shall contain the following particulars — Applications for refund of duty shall be made to the aforesaid

(1) The balance of salt in store at the beginning of the quarter,.

(11) The quantity of salt purchased during the quarter,

(iii) The quantity of salt used during the quarter, and on which

the refund of duty is applied for,

(w) The distance of salt in hand at the close of the quarter,

(v) The quantity, neight and such other details as may be required by the aforesaid Superintendent of products manufactured differences.

(ii) A declaration that the saft on n inch a refund of duty is applied for has been used bong fide in the process of manufacture of

nithin the applicant's factory at

peen need for any other purpose

5 The manufacturer shall provide and set apart, for the storage of the salt purchased for use in the factory, a store-room securely constructed with a strong door capable of being locked, to the satisfaction of the aforesaid Superintendent. Salt manufactured in Sind and that imported should be stored separately in the store-room

6 The store-room shall not be opened except during daylight, and

then only (a) for the receipt of salt into store, (b) for the preparation by grinding or the issue of salt required for purposes connected with manufacture or (c) to allow the stock of salt to be checked by neighment or otherwise by officers of the Department of Salt and Eccise. The store-room shall not be opened except by or in the presence of the Manager of the Factory and the Storekeeper of the factory, the latter shall retain

the key of the store-room in his own possession

All spent-lye or other useless refuse containing sait shall be effectively destroyed on or near the premises in such manner as the aforesaid

Superintendent may direct the premises in such manner as the aforesaid

8 The factory may be entered and examined at any time by any officer of the Sind Salt and Excise Department not below the rank of an Inspector, authorised by the aforesaid Superintendent, and due facilities for examining the manufacturer's salt register as well as for checking the stock of salt received, expended and in hand, shall be afforded by the Manager and all servants of the manufacturer Salt shall be stored in

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manulacing din tiers so to tantitue checking and viginment bags are my supported by the Marker of the preciding rule shall be matter up the form the preciding rule shall be matter up the form of "The register referred to Marker up preciding rule shall be matter up the form the preciding rule shall be matter up the form of the matter my discount to the shall be matter up the shall be matter and for imported to the shall be matter and for imported to the shall be matter as a shall be matte

tendent with a monthly statement, to be posted be the 10th of each following north a monthly statement, to be posted be the 10th of each following month abouting the opening behance of at at the beginning of expended during the month the quantity purchased during the month the quantity of other particulars required by the month and superintendent, of the article produced for shirts at a supering the manufacturer's book showing the weight or quantity of other produced for shirts at a supering the article dealth of the article produced for shirts at a supering the name of the article dealth of the article product manufactured shift or quantity, of the article dealth of the article product manufactured shift or quantity of the article dealth of the introduced for the name of the range of the range of the range of the range of the first majoreties of the first majoreties of the first of the fi

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The manufacturer of the trade or business of the manufacturer.

which expression shall unless excluded by or repugnant to the context include his heirs, executors, administrators and assigns) of the one part and the secretary of State 'n hich expression shall unless excluded by to as " the Secretary of State 'n hich expression shall unless excluded by or repugnant to the context include his successors in office and

assigns) of the other part

Where is the main ethier has applied to the Secretary of State for

remission of the duty on silt used in the manufacture of

presents and performing and observing the conditions hereinafter mensaid application in consideration of the manniacturer executing these Lau where is the Secretary of State has agreed to grant the

HERETO IS FOLLOWS -Yon it is hereby nered by ind between the parties

for the time being in force for the remission of duty on salt issued (1) The manufacturer shall be bound by and observe the rules

(2) The salt in respect of which a refund is claimed shall bond for industrial purposes

tor any other purpose posn of our time to all line be used facturer s factory it the have been used for the purposes of in the manu-

and place and in such in mucr is the Commissioner in Sind may prethe costs of inspection and other departmental expenses it such time (Be 100) verily to the Sind Silt and Ezeise Department to cover (3) The manufacturer shall pay the sum of one hundred appear

both in regard to imported salt and also in regard to manufatured Provided that if the manufacturer be admitted to a concession scribe in this behilf

each factory at nork salt, not more than a single such fee of Rs 100 shall be payable for

Provided further that no refund of the fee shall be granted for

determined the unexpired portion of any year in niuch this agreement shall be

quarter in which such breach or default shall have occurred or that the manufacturer shall refund any duty remutted for any of a preventive establishment at the aforesaid factory and sum as may de fixed by the Secretary of State for the maintenance addition to the moneys payable under clause 3 pay such further continuance of this agreement that the manufacturer shall in occured the Secretary of State may require as a condition of the the part of the manufacturer to be performed and observed has performance of or breach of the conditions herein contained and on (4) If m the opinion of the Secretary of State any default in the

any breach or default as aforesaid shall have occurred or continued shall be bound to refund any duty remitted for any quarter in which the quarter in which such determination shall have occurred, and of clause 1 the manufacturer shall not be entitled to any refund for (5) On the determination of this agreement under the provisions continued

(6) The manufacturer performing and observing the conditions of any breach or default as atoresaid and shall be responsible for any loss or damage incurred by reason

extent and in the manner and on the conditions prescribed in the of this agreement, shall be entitled to a refund of salt duty to the

in the presence of D'annp-A engined by of his office the day and year first above unitten Honourable the Governor of Bombay in Council set has hand and the seal Commissioner in Sind both by order of the INTERES WHEPFOF the said in initactifies hereinted set his hand to continue this concession atoresaid rales for such period as the Secretary of State shall choose -VX 15A ,5881 } TOGYT HOLES IND ORDFRS UNDER

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presence of of the Secretary of State in Council in the Commissioner in Sind for and on behalf

Signed sealed and

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BILIES VXD OKDERS LXDER VGL XV OF 1882

PRESIDENCY SMALL CAUSE COURTS

RULES OF PPOCEDURE AND PRACTICE OF THE COURT OF SMALL

3314 Dec 1920 and No 2819, High Court 17th Sept 1921 1920, No 2307, High Court, 24th Aug 1920, No 4331, High Court, No 1412, High Court, 14th Sept 1917, No 565, High Court, List Feb Notn No 856, High Court, 2nd Apr 1909, B G 1909, Pt I, p 592, as amended by Notns No 2076, High Court, 9th Sept 1910, No 389, High Court, 13th July 1915, High Court, 13th July 1915, No 1417, High Court, 13th July 1915, No 1419, CYCSES OF BOMBAY

Small Causes of Bombay framed by the High Court under the Presidency The following are the Rules of Procedure and Practice of the Court of

⁽²⁾ The agreement does not require registration. quiets some 8 are dit " bequiets ed bluode dusmeerge edT (I)— & Y.

Small Cause Court Acts, 1882 and 1895, in supersession of all previous

Rules

I—The portions of the Code of Civil Procedure, Act V of 1908, specified in the first column of the schedule hereto innexed shall subject to the additions, ilterations and modifications specified in the 2nd and 3id columns of such schedule, extend and shall be applied to the Small Cause Court and the procedure prescribed thereby shall be the procedure followed in the Court in all suits cognizable by it except where such procedure is inconsistent with the procedure prescribed by my specific

provisions of the Presidence Small Cause Court Acts 1882 and 1895. II —All states for sums not exceeding Bs. 1,000 shall be instituted by an application to be made by application to the Registrar for a summons accompanied with or containing such particulars is trespecified in the two Rules next hereafter containing such particulars is trespecified in the two Rules next hereafter containing, which particulars is in specified in the Registrar by such plaintaff or agent as aforesaid, and such summons shall be issued on the plaintaff or agent as aforesaid, and such summons shall be issued on the

date of such application

the plaintiffs shall eause to be served on each defendant, together with the plaintiffs shall eause to be served on each defendant, together with the summons, a copy of the pinitualine of the claim in ninting, specifying the nature and amount of each item of such claim indicted dates nhereon the nature and amount of each item of such claim indicted and the dates nhereon the take ame respectively become claimfulls, together nith the dates whereon the allowed in set-off by the plaintiffs, together nith the dates whereon the same respectively became due to the defendant, and if the suit be brought some a document executed, or an entry signed by the defendant then a

copy of such document or entry IV —In all suits for sums not exceeding IR 500 the summons to be served on each defendant shill contain a statement of the nature of the cause of action, and the date or dates on or within which the same arose, and the amount, it any, allowed by the plaintiff in sectoff, together with the date or dates on or within which the sectoff, together with

V—At the time of making such an application as is mentioned in Rulo II, the plaintiff or his agent shall produce to the Registrar the original of any document, account or entry in his possession on which he sues, to be marked or initialled by the Registrar before issuing a summons in

respect thereof

VI —In the case of defendants resident within the jurisdiction of the Court, the summons, in a suit for a sum not exceeding Rs 500 shall ordinarily be made returnable on or as soon as possible after the late its issue, and served three clear days before such day after the date of its issue, and served three clear days before such

return date unless one of the Judges shall otherwise order IVV —IV a for seas, the summons in a suit for a sui

VII —In a like case, the summons in a suit for a sum exceeding Rs 500 shall ordinarily be made returnable on or as soon as possible after the 21st day after the date of its issue and served eight clear days before such return date unless one of the Judges shall otherwise order

VIII —Any Judge may, on sufficient cause deing shown, direct any summons to de made retuinable on any such other later or earlier day

as he may think ht

m the opinion of the Registrar afford sufficient time for the service of the the Court, the summons shall be made retirrable on such day as shall $X-\ln t$ in cine of defendants not resident within the jurisdiction of

X --- All applications made under section 18 of the Presidency Small summons and for the defendants to appear in obedience thereto

resuc of Distress Warr inte shall also be in writing, signed and verified as for arrest before judgment, or attachment before judgment, and for the Tppleations of the nithesses nhom the planififf intends to examine and the grounds on which they are made, and also the names and residences Such applications shall set forth exactly the facts of the case signed and verified on eath or solemn afternation by the person making Cause Courts Act, 1882, for leave to metitute a smt, shall be in writing,

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shall be made so as to convert a suit of one character into a suit of another as may to the Court seem st, provided that no alteration or amendment the taking of additional cridence, the payment of costs, and otherwise m such manner as it thinks ht, upon such terms as to adjournment, or amend any summons or particulars issued under Rules II, III or IV XI - At any time before the final disposal of a suit the Court was after

and meonsistent character

such buit is set down for titil before the same shall his e been called on settlement shall have been given to the Clerk of the Judge before whom 1882, to a refund of half the fees paid by them, unless notice of such be entitled under section 73 of the Presidency Small Cause Courts Act, XII —In no suit settled by igreement before henring shall the parties

for hearing

in the costs of the suit, nor shall execution issue in respect thereof attending and giving evidence. But such sum shall not be included or secured to the entistaction of the Court, evenipt such witness from attending the Court, and may, in the event of such sum not being paid witness, having regard to his position and calling, for his loss of time in sum is in the opinion of the Court is a reasonable compensation to such XIII - The Court may direct any party calling a witness to pay such

a legal practitioner unless the Judge trying the cause certify that he XIV -- No costs shall be allowed in respect of the expense of employing

allows such costs

XVI -Costs in respect of the expenses of employing three clear days defore the day on which the cause is called on for hearing on behalf of a defendant on whom the summons has been served less than rule shall have no application in the ease of a legal practitioner appearing day defore the cause is called on for hearing, provided almays that this file his appointment unless he shall have so filed the same at least one clear legal practitioner required by O III, R 4, of the Civil Procedure Code to XV - No such costs as last aforesaid shall be allowed in the case of u

or the surt ond Rs 100 on the conclusion the former entitled регмеей Кв 20 Not more than Rs. 10 To any legal pracsame for sume all (n) practitioner, when allowed, shall be on the following scale —

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in (a), (b), (c), (d) and (e), respectively

put on the longe x ile n here the Court is of ormion that the employment the costs of employing a legal practitioner should ordinarily be allowed, XVII — (a) In all smits for sums below Rs 1,000 disposed of $\iota \iota$ parite,

(b) Ordinarily the costs of employing a legal practitioner shall be of such prictitioner was under the eireumstances reasonable

anything contained in Rule XVI, be illowed only on the lower scale, i.e., practitioner has drifted the plaint, but such costs shall, notwithstanding allowed in all suits for sums exceeding. As 1,000 in which the legal

Rs 34, unless the sut is contested at the hearing

ւբ ացծ բրաբ կբ adjourn the case and make such order as to costs of the adjournment as when the suit is on the board for hearing and the Court may thereupon of his doing so the party applying for defences may apply to the Court other party to the sint state has defences to the action and in default time before the surt is on board for hearing and fingl disposal by any appears by a legal practitioner he shall it so required in writing at any XVIII — In all suits for suits exceeding Bs 1,000, in hich a party

XIX - When

on his behalf and the case shall proceed unless the Court otherwise has been retained he may appoint another legal practitioner to appear engagement in another Court from appearing in any ease in which he a legal Practitioner is prevented by sickness or

on his debalf unless such Solicitor or Pleader has himself filed his Provided that no Advocate shall appoint a Solicitor or Pleader to appear

until the expiration of eight days from the date of the decree except by the decree as to the manner or time of payment, execution shall not issue XX —In Suits in n wich no order has been made by the Judge passing appointment as required by O III, R 4, of the Civil Procedure Code

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shall be made returnable within four months from the date of issue the date of issue — In suits for sums execeding its 1,000, such narrants execution of the decree shall be made returnable within two months from XXI—In suits for sums not exceeding Its 1,000, narrants for the

time in pursuance of scales of monthly subsistence illogance fixed by recordance with the rates that may be hired by the Court from time to allowance as will suffice till the end of the current month, calculated in ing shall pay to the officer in charge of the prison so inuch subsistence creditor or some person on his delialf shall accompany the baliff to prison committed to prison by order of the Court or the Registrar, the judgment XXII -(a) Wicte a judgment debtoi, apon being artested, is

Government under section 57 of the Code of Civil Procedure

е цепцак топци prison by monthly payments mady mechetore the first day of each be made by the judgment creditor to the officer in charge of the their some payments of the subsectice allowance shall

debtor in juit until the first is illable day on which he can be brought so much subsistence allowance as will suffice to lodge the judgmentthe bailiff to the preson and shall pay to the officer in thirge there judgment-erclitor or some person on his dehalf shall accompany debtor under arrest before the Court or the Registrar forthmith, the (c) In eases where it is not possible to bring the judgment

Judgment-debtor in his enstedy until such day before the Court, and the said officer shall thereupon retain the

ւրց վոզեացուբ-գերչու ment to that effect upon the narrant and shall forthwith release subsistence allowance as required, the ballit shall sign an endorsetails to accompany the bailit to prison or to pay the amount of (b) If the judgment-ereditor or some person as aforesaid

(c) Sums disbursed by the decree-holder for the subsistence

coses in the sut ot the judginent-debtor in the Civil Prison shall be deemed to be

prison or arrested on account of any sum so disbursed Provided that the judgment-debtor shall not be detained in the eivil

XXIV —Live-stock and other movable property taken in execution upon the request, in writing, of the party whose goods have been taken goods have been so taken, unless such goods be of a perisliable nature, or until the end of at least afteen days next following the day on which such a warrant issued in a suit not exceeding Rs 1,000 in value shall be made XXIII -- No sale of any goods which shall be taken in excention under

by the appraiser for that purpose kept on the premises where they were taken, in charge of peons engaged by whom they nere taken, in custody of the appraiser of the Court, or be under a warrant of attachment shall either be deposited, by the bailit

or appraisers for the purpose of selling or valuing any live-stock or other possession, and so many of the balliffs or other fit persons to be brokers as he shall think proper, appoint such and so many persons for Leeping XXV — The Chief Judge may, from time to time, and for such time

nor ible property taken in excention, is shall appear to him to be

shill take place on some fixed day of each week which the Court shall apprusers so appointed, and all such a des when held at the Court House, extering the narrant of execution except by one of the brokers or Telegraphic three properties of the poly of - 11/2

IIII — The costs to be demanded or taken for the \circ difference of IIIcinse to be generally known

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sam not exceeding ames twelve, par dism for each peon so kept ing it sheet it beons here been be permell it goeds a further and six pres in the ruper on all such proceeds above Rs 1,000, eboston and bus and the second 18s 500 of such proceeds shoog oil to shooning oil to 000 of the grocecids of the goods (a) On the side of live stock or other movible property one

(d) but the enstody of live stock or other more placety

zone oils to only absentique oils no soqui oils ne oig most (s) removed before site

tiday os noad yara toj maip est at jan sa um Buipaaas a jon и эрссі д Беона раз сресін дере на сріде срессоў т рикрек апп but the eastedy of the Court for more than one elear day, and ible property attached, other than hive stock, which shall have

(11) Pro-minis per dom for each head of live stock (other

of a further sum not exceeding min is the legistical ten une religion of the Court, and, if special peons have been kept in charge there. रिकार क्या पर प्राचन हो से वा अधिक महाने में का अधिक स्वाप के प्राचन के देश है जिल्ला महाने हैं जिल्ला है। thin sheep, going cities or brids for which the chirge shift be

(c) If the live stock or other movable property attached has been

order of aftichment is sought or Aris been made to deposit in Court such been presed, the Court and require the person at whose matance the or other most this property or it institute after any such order has XXVIII - Before making any order for the attachment of hise stock, ecdure, the costs of such advertisement shall be an additional charge. advertised for all mider O AAI, B 67, of the Code of Civil, Pro-

(a) For the removal of the property to the Court premises and aunt of money as the Court in is consider necessary

(b) For the maintenance, guarding and enstedy of the property its mainten mee, guarding and enstody till arrival thereat,

at the Court premises till it is sold or otherwise disposed of ,

at the place at which it was attached (c) For the mantenance, guarding and custody of the property

attachment 19 the ease may be Court, the Court may either refuse to is ne or may enneed the order of In case of failure to deposit such sum within the time required by the

605being unade on or before the date of the sale, be furnished to the attaching XXIX —An account of the expenses not undy menered shall, on demand

that there may be of the deposit the property and paid to the attaching creditor together with any bilance due, shall be deducted as a first charge from the proceeds of the sale of made within three days after furnishing the same, finds to be properly which the Court, after dearing their objections to the account, if any, creditor and to the person n hose property mas attached, and the imount

ment, or for any other reason, the person whose property has been attached XXX—If in consequence of the cancellation of an order of aftich-

the expenses of the sale and advertisement thereof, the balance of the sold by auction, and after defraying the abovementioned charges and Court, the property, or so much there of as may be necessary, shall be and in default of his paying the same within the time prescribed by the defrayal of which no money has been deposited by the attaching creditor, have been properly incurred which have not been defraved, or for the it shall be given to him on payment of all charges found by the Court to becomes entitled to receive back his live-stock or other property attached,

XXXI —The Chief Judge may apply the sums raised by the preceding sale-proceeds of the property shall be debrered to hum

of the said brokers, appraisers, and special peons in such manner as rules towards the payment of the contingent charges and remuneration

may to him appear expedient

tertargeM ect after the receipt thereof, on which the office is open, pay the same to any process issuing out of the Court shall not later than the first day XXXII — Every Bailiff levying or receiving any money by virtue of

XXXIII —The office of the Registrar shall be open daily except ou

shall be paid out of Court before 12 a m nor shall any be received after and the office hours shall be from 11-30 am to 5-30 pm Sunday, Christmas-day, Good Friday, and other authorized holid 175

4-30 pm, unless the Registrar so orders

except on production of such receipt, or by special order of a Judge paid into Court by sintors and no money shall be paid out of the Court XXXIV —The Registrar shall grant a receipt for all sums of money

trar or at his office shall transact the same in person or by an accredited Court shall be entered into, but parties haring dusiness with the Regis-XXXI -Xo correspondence relating to any proceedings before the

not in the remacular character of the person on whom it is to be serred, language shall be accompanied by an English translation and also, when Presidency Small Cause Court at Bombay, when not in the English XXXXI —Elery process sent by any other Court for service by the

by a translation into such character, it possible

(i) Applications for lease to sue in forma pauperis disposed of by the Registrar – XXX/II — In the ordinary course the following nork shall be

(iii) Applications for the issue of Distress Warminte upich the summonses have been sent to this Court for service 10 Applications for substituted service in all molusal suits

and a outer to letterarable

(v) Commissions to take evidence

In case of any question resand in regard to No (10) which the Registrar is unable readily to dispose of at once he shall refer it to the Judge who passed the decree and the order for committal or discharge shall then be made by such Judge

XXXVIII—Applications under section 38 of the Presidency Small Ciuse Courts Act shall be heard by a Court consisting of at least two Judges, one of n hom shall be the Chief Judge, or, in his absence the next available Judge in rank and precedence, and the other any other Judge of the Court n ho may or may not be the Judge who tried the case

THE SOHEDULE (See Rule I)

Additions Alterations and Modifications

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ORDER IXV

Security for costs

Payment into Court ORDER XXIV

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SEAL TO BE USED BY THE SYALL CAUSE COURT, BOMBAY
Noth No 4003-II-P, J D, Jal July 1882, para 2, B G
1882, Pt I, p 489

Under the provisions of Section 12 of the said Act, the Right Honourable the Governor in Council is pleased to direct that the Seal at present used by the Small Cause Court, Boinday, shall continue to be used by the said Court

AVELIAG THE ANOUNT OF THE INSTITUTION-FEES AND PROCESS-FEES

Noin No 5049, J D, loth Ang 1882, B G 1882, Pt I, p 613

* Published at pages The following Motification is published 595 596 of the Government Motification of Government Oceanic of 10th No. 4739, dated the 2nd metant* — August 1882, Part I No. 4739, dated the 2nd metant* — Inchest, Part I No. 4739, dated the 2nd metant* — Inchest, Part I No. 4739, dated the 2nd metant* — Inchest, Part I No. 4739, dated the 2nd metant*

Under the provisions of Section 75 of the Presidency Small Cause Courts Act, 1882, the Right Honourable the Governor in Council is pleased to vary the amount of the Institution-fees payable under Section 71 of that Act, as follows—

(a) When the amount or value of the subject-matter does not exceed five hundred rupees—the sum of annas $1\frac{1}{4}$ in the rupee on such amount or value

(b) When the amount or value of the subject-matter exceeds five hundred rupees on the excess of such amount or value over one anna in the rupees on the excess of such amount or value over five hundred rupees

TOCIT ECTES VID OBDERS CIDER (1883 ACT VIX

Under the provisions of the same section, the Right Honourable the payable under Section 72 and the third column of the fourth Michile, as follows—

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5-1	Rupee	" betn een Rs 260 and Rs 300
Ţ	Rupee	" betn een Rs 100 and 200
Q	λ nna λ	ool bar oc 28 assuted "
f	chunt.	netween Ro 20 and Ro 50
7	chant	In suits up to Rs 20

CYCEF COCKLID BE INPPISONED BY THE SAME.

Under the provisions of Section 45 of the Presidency Small Cau e Courts Act, 1882, the Right Honourable the Governor in Council is pleased to appoint Her Majesty's Common Jail, Civil Side, Bombay, to be the place in which persons ordered by the Small Cause Court, Homeou to be the place in which persons ordered by the Small Cause Court, Homeouy to be imprisoned.

BULES UNDER ACT XIX OF 1883

LAND IMPROVEMENT LOANS

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Noin No 2677, F. D., 13th Not. 1920, No. 3722, F. D., 2th Apr. 1919, No. 750-L., F. D., 17th Not. 1920, No. 3722, F. D., 13th Apr. 1919, No. 7507, F. D., 13th Apr. 1919, No. 7507, F. D., 13th Apr. 1919, No. 1917, No. 1920, No. 258, F. D., 13th Apr. 1919, No. 1920, No. 3703, F. D., 13th Apr. 1920, No. 7507, No. 1920, No. 7507, No. 1920, No. 7507, No. 75

In exercise of the powers conferred by section 10 of the Land Improvement Loans Act, 1884 (ALX of 1883), and in supersection of Government Notification in the Revenue Department No 1691-A, dated the 3rd March 1886, as undergranded, the Governor in Council is pleased to instead the following rules regarding the making of loans under the said

erereise the poners of a Collector and the Range Forest Officer (b) in the Ahrani Pargana, the Divisional Forest Officer shall

those of a Milallari,

(c) in the Dangs the Assistant Political Agent shall exercise the

and the Political Agent Surat, those of a Collector, poners of an Assistant or Deputy Collector in charge of a taluha,

(d) in Chopda, Raver and Yaval taluka of the East Khandesh

Forest Officer shall exercise the powers of an Assistant or Deputy of the West Khandesh district, for Forest Settlements, the Divisional district and in the North Khandesh and West Khandesh divisions,

Collector in charge of a talula, Collector in charge of a talula, West Khandesh Division of the West Khandesh

East, Shirpur West, Shahada and Taloda shall in their respective District, for Forest Settlements, the range forest officer of Shupur

ranges exercise the powers of a Mahalhari

per mensem whom the Collector shall appoint m this behalf shall, prevalent every officer in recept of a salary of not less than Rs 60 (c) in any area in which the Collector considers famine to be

nith reference to the irea for nineh he is so appointed, be deemed to

I ouns may be granted for any purpose which is be an Assistant or Deputy Collector in charge of a taluka

Improvement nithin the meaning of section 1(2) of the Act

his sanction, may call for such detailed plans and estimates or for and each Commissioner or Collector in the ease of loans requirin (2) Government in the ease of Loans requiring their sametion,

as may seem necessary auch professional opinion on the project for which the loan is required

Applications may be presented to any Revenue Office unt

belon the rank of an Aval Karhun

The application may be made in witting in the applica-

extracts from the Record of Rights relating thereto must be attached When the security offered is land, tree to intending applicants writing by the Officer in that form Blank copies will be supplied tion form, hereto annezed, or if orally inade, shall be reduced to

of inhabitants of one village for an advance to be taken and severally (3) Provided that when there is a joint application by a number to the application

particulars will be compiled in the schedules to Bond Forms Nos no separate application from each applicant, but the necessary under a joint bould, or severally upon a common boud, there need be

Act may be exercised by the authorities and to the extent specified in Loans may be granted and the functions of a Collector under the

the following table —

ır ınbeea Amount

Authority

Collector with the previous sanction of Government

613 000°9

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woled to	o (1) The officer entertaining the application shall either quiry himself, or cause one to be made by a Revenue Officer ne rails of an Lyal Karhun, for the purpose of ascertaining t
20 20	ing objects — Boring with jumpers, and trial-pits for wells Clearing Silt from wells
09 -	Any Mamhatdar or Mahalkara or extra Aval Karkun for the following objects — Levelling and embanking fields (tals) Clearing out deep needs or stones Boring with jumpers, and trial-pits for nells Clearing silt from nells Clearing silt from nells Any other purpose allowed by Commissioner In Sind, any Mukhtyarkar or Mahahara for the follow-
720 720	by Collector In Sind, for elearing water courses any Mukhtyarkar or Mahalkari
000'T	Assistant or Deputy Collector in charge of a taluka Alamhatdar or in Sind Mukhtyarkar specially authorised
5,500	Collector Not exceeding
5,500	Ezceeding
	Collector with previous sanction of Commissioner
Amount in rupers.	улгроцій
—XIX 15A,	•

culars in the application form тр เเอ

tornard the application with his recommendation to the Mambatdar unthorised him by general or special order, complete the enquiry and upplication is inade to an Aral Karkun, he may, if the Mainlatdar has Karkun to enquire, or send any application to him for enquiry (2) A Mainlatelar may, by general or special order, direct his Aint

oplections and of his orders thereon in the appropriate space in the otheer who made it He shall then record the particulars of the if he makes it himself and, if not, upon receipt of the report of the disposed of by such officer nt the time n hen hakes the local enquity, to the others who received the application, or to the enquirer, shall be (1) The objections, if any, submitted under section 5 of the Act

middic mon pour

insoqem ioi

chirge of the falula, Collector, or Commissioner, as the case may be usual channel to the Mandatdar, Assistant or Deputy Collector, m teplication, with his report and recommendation thereon, through the he may lume of grant of refuse the loan. Othernise he shall formard the (2) If the officer who receives the application is empowered by rule 3,

the sufficiency of the security with a margin for safety So form mer be grented unless the grantor shall be satisfied of

improved will death cover the amount of the loan with interest and When the vilue of the applicant's interest in the land to be

the cost (if any) likely to be incurred in making the same, no collateral

10 (1) Movable property shall rarely be accepted as security Personal security may be accepted, even that of one person, provided that his solvency is certain

(2) If the sureties are more than one they should preferably be

required to bind themselves jointly and severally

(3) Except in times of scarcity or famine, loans shall not be given to persons who are in arrears for Government dues of any land, unless the grantor is quite satisfied of the amplitude of

the security (1) When the amount of a loan is large, the security of unmov-

able property should almost invariably be taken

If A loan shall be paid to the borrower in one or more instalments as may seem at to the grantor Large loans will invariably be paid in

two or more instalments
12 Interest shall ordinarily be charged on all loans at 84 per cent
12 Interest shall ordinarily be charged on all loans at 84 per cent

per annum, but Government, on the recommendation of the Commis-

sioner, m any case, may sanction a reduced rate, or no interest

13 The order granting a loan shall be endorsed on the application, if separate, and also be made out in any of the Forms I to 3 hereto annexed suntable to the case, and shall, at the time of or before the issue of the loan or the first instalment of it, be signed by the applicant and other persons concerned in token that he and they understand and agree to the conditions contained therein

14 The conditions under which every loan shall be granted shall

melude the following, namely, that if the borrower fails to carry out in melude the following, namely, that if the borrower fails to carry out in the time prescribed the work or part of the work for which he has received the loan or an instalment of it the grantor may order summary recovery, but instead of enforcing this condition he may, on reasonable cause being shown for the failure in carrying out the work in time, extend the period fixed for its completion, and if the borrower fails to complete the work or part of the work within the period thus extended, prompt steps shall be taken to recover summarily with simple interest the whole or the misapplied portion, as may be decided by the grantor

15 A copy of the order and the counterpart agreement, certified by the grantor to be a true copy, shall be given on demand to the borrower

of the time of or lust after making the payment to him

16 When a loan is deing paid to a dotrower by mstalments, the grantor may withhold payment of any mstalment subsequent to the first if he is satisfied that any condition of the order and counterpart agreement has not deen complied with

17 The cost, it any, incurred in making a loan shall be paid by the borrower along with the repayment of the first annual matalment

18 An instalment should be suspended whenever from causes beyond the borroner's control his crops fail to such an extent as to render the

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-XIX 10A ,E881 }
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TOGYT KATES VAD ORDERS ANDER

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(a) value of land to be improved,
                 estimates as to —
(3) Panchnamas or officer's own figured
             (2) Deeds, it any, presented
    UV bas IV son amrou agaltv
(I) Extracts from Record of Rights, and
            - Last of papers to be annexed
                            тоэлэцэ
(2) Nature of objections raised, and orders
                          • д поцээг
(I) Date of publication of notice under
                       XIV —Objections, if any —
                 (5) attesting officer
                           _{\text{LI}}
(4) person pledging collateral secu-
               (3) personal surety,
   having interest in the land,
(2) person, other than the applicant
                       (1) applicant,
                          culars —
and consent to, the above parti-
(4) Signature in token of correctness of,
                (3) Period of repayment,
             principal and interest),
(2) Amount of metalment (consolidating
                          , (8) XI ot
(I) Year of first instalment with reference
                             — Hepayment — IIIX
             pleted or object carried out
XII —Period within which the work is to be com-
         stane of subsequent matalments
posed work are to be completed before
tion as to which part or parts of the pro-
(2) If in matalments their dates with condi-
     one lump sum or in instalments,
XI —(1) Whether the loan should be advanced in
         IV, and Irngation Accounts
Form No VIII-B, Tagai Form No
nue, Tagai, Irrigation, vide Village
—Outstanding balance, if any, e g, Land Reve-
                     other resources
(10) Capacity of borrower, note if he has
yield profit, and life of improvement,
(9) Year in which the work will begin to
            produce from the work,
(8) Estimated value of the net increased
                               tted,
(7) Estimate of the area that will be bene-
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(b) value of collateral security,

(c) estimated cost of work,

(h) estimated amount of profit

tions received, and order (4) Motice, under section 5, with objec-

- basa awo XVI - Opinion and recommendation in the inquirer's

his obligations (see X above) for thrift and regularity in fulfilling also) as to the Applicant's character (as to whether the work is feasible, remarks, particularly make a note Note —The inquirer should, among other

Submitted for sanction to

Mamlatdar or other Inquirer.

(m words)

Date XVII -Sanctioned for Rs

Grantor

YOTE -XVIII —Endorsement as to completion of

(2) Result of mapection, with action taken, if mapection and for report, (I) Date of orders (to the Curele Inspector) for

any, owing to misapplication

KILED

Mamistdar or Mahalkarı.

Воир Гови Ио 1

stalments] a

for a loan under the Land Improvement after called the Borrower) has applied WHEREAS A B of (perem-

agreed to repay the said previous and in the margin and the Borrower has the said previous loan (s) is as detailed mg agamst the Borrower on account of said Act and the amount now outstandpreviously been granted loans under the [Амр инекеда the Воггоиег has Loans Act, 1883,

present loans with interest in filed in-

Act, 1883 the Land Improvement Loans Order granting a loan under

Date

греке та попе a—a To be cancelled where

Total outstanding												
Into of Joan Amount of Joan Principal Principal Interest Interest Interest Interest												
Details of provious losn (s) outstanding												

277

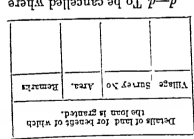
o to asogang off rol simple interest of 83 per cent per annum record "hereof is hereto annexed) b at the consent of C D of hereby granted to the Borroner b (with rupees (Ra to anoi SI (THIS ORDER WITNESSES that a

described in the maigin And for the BENEFIT of the land

> make the improvement the Borrowe, has the right to b-b To be cancelled where

Here describe in detail

object of the loan. the proposed improvement



there is none d-b To be cancelled where

Details of instalments.

, 'प्रपूरण्याश्व

Serial No Date, Amount

shall from time to time be fixed by the ргоротиол pus amoma be credited to interest and principal in tioned in the margin, such instalments to of the amounts and on the dates menprevious loan(s)] d in fixed instalments and costs outstanding on the said [together with the principal, interest osts of granting the present loan d Repayable with interest and the

Etnomistam boand bias off of nortibbs m oldsrovoor of liads to A delay in payment in accordance with the rules under the said further interest simple or compound which may be chargeable for whole of the dues outstanding shall have been repaid (Provided that any Revenue authorities subject to the control of Government until the

Conditions, namely and the Rules for the time being in force thereunder and to the following THE LOAN IS granted subject to the provisions of the said Act

(1) This losn shall be applied solely to the purpose for which it

betarg at anol aidt doddw lo seoquaq edt tol zeeldo (2) The is granted

granted by the grantor or the subsequent date to which an extension of time may be shall be completed before the day of

otherwise any land mortgaged as security for this loan. to northreng shall transfer by way of mortgage sale gift partition or (3) Neither the Borrower nor his heurs executors administrators

or The statement that there are no encumbrances of (4) of the encumbrances

the land mortgaged by the Borrower as security for this loan (which

eral complete statement is appended to the mortgage deed endorsed hereon) is true

(as to n hich conditions his decision shall be final) Inaving regard to any exceptional agricultural conditions in the year behalf as may be fixed in any year by the Sub-divisional Officer payable on such earlier date than the date herembefore fixed in that end lista lustalinent of this [and previous] loan(s) shall be

(6) Any metalment of this [and previous] loan(s) may be

in the year (as to which conditions his decision shall be final) Officer having regard to any exceptional agricultural conditions before fired as may be determined in any year by the Sub-divisional increased to such amount not exceeding double the amount herein-

of a certified copy of this Order at the Treasury at The annount of this loan shall be paid to the Borrower on production

4unomy Date mstalments in the following

notwithstanding that the period fired for repayment has not elapsed being outstanding against the Borrower may be recovered immediately, the date fixed for its payment, the whole of the amounts for the time foregoing conditions or if any instalment is not paid within one month of In default of the due observance by the Borrower of any of the

day of Dated this

Assistant or Deputy Collector is the Grantor) (Signature of Grantor or of Mamiatdar, if the

in the margin specified. with respect to the land hereinbefore the improvement herembefore mentioned this loan to A B and to his undertaking I hereby consent to the grant of 69

make the improvement the Borrower has the right to p-p To be cancelled where

(Signature of person consenting)

OI endorsepλ Agreement (Signatures of witnesses) b

Вотгожег the above-written order ment, to be exceuted by the I agree to all the conditions in

(Signatures of witnesses) Воггомет Punt of (Signature of Borrower) Linmp

are Sureries for the said A B and do hereby agree that if the said A B said do hereby agree that if the said A B said in the loan now advanced to him the foral tagat outstandings of the total tagat outstandings of any portion thereof at any time when the same shall become payable, then the amount of the default shall be recoresisted.

		dmndT
(Signatures of Sureties)		
		Thumb ,
day of	Pated thus	(1001)
is jointly and severally	erable from	

(Signatures of witnesses)

hereby agree to repay to the Secretary of State to now advanced to me the loan now advanced to me of State my total tagal outstandings and as security for the due repayment thereof I hereby mortgage to the Secretary of State the lands specified in the margin of the mortgage to the Secretary of the lands specified in the margin of the lands appearance in the margin of the lands absolutely entitled free margin of the lands and specified in the lands are specified in the lan

x [seamptances] x

x—x Where the Borrower or Mortgagor is not the absolute owner or the property has been previously encumbered, the nature of his interest or the details of such encumbrances should beentered in heu of the nords in ed in heu of the nords in

brackets

13 Ann the event of my making default in payment of any portion of the said monies on any of the dates fixed in or under the above written of the said monies on any of the dates that the Secretary of State shall be Order for payment, I bereby agree that the Secretary of State shall be

of land offered as security.

dorsement

Suretyship Bond by en-

Mortgage by endorsement

 p_{T} in p_{T} is the time p_{T} is the time of p_{T} and p_{T} at liberty to cause the said lands to be sold and the proceeds to be applied

of the following cases, namely — Court under section 69 of the Transfer of Property Act, 1882, in either State to eause the said lands to be sold without the intervention of the day I further agree that it shall be lanful for the Secretary of

upon me and I have made default m payment for three months and notice in nating requiring payment thereof has been served (a) Where the said monics or any part thereof have decome due

(b) Where some interest on the loan (s) referred in the said Order after such service, or

and unpaid for three mouths after becoming due amounting to at least five hundred rupees (Re 500) is in arrears

two withesses) p_{IJIII} (Signatures of ղ բուուր (Signature of Borrower)

brances] x absolutely entitled free from encum-ம முக மக்கும [to which I am \boldsymbol{x} the Secretary of State the lands specified ment of the same, I hereby mortgage to Order and as security for the due repayand referred to un the above vritten advanced to the abovementioned AB In consideration of the monies

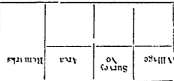
day of

отиет граи Вотголет Mortgagor is some person

Mortgage by endorsement

Dated this

of land offered as security



the words in brackets should be entered in lien of details of such encumbrances nature of his interest or the viously encumbered, the property has been preis not the absolute owner or x-x Where the Mortgagor

in payment of the amount of the said default Inderty to cause the said lands to be sold and the proceeds to be applied making default in any such payment the Secretary of State shall be at the amount of the default, and I also agree that in the event of my said Order for payment, I hereby agree to pay to the Secretary of State any portion of the said monies on any of the dates fixed in or under the And in the event of the said A B making default in payment of

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A subsolog to 8 los at benedation snoried
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                                                                                                                              Borrowers b [with
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   the consent of the
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      ) is pereby granted to the
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               bean in desirant white and present on the follows with interest in fixed for the man of beand present and present on the first of the man of beand for the man of the first of the man of beand for the man of the first of the man of the man of the first of the man of the first of the man of the first of the man of the m
         THIS ORDER WITNESSES that a loan
                   AND the Bordowers have agreed to be joined and severally lable.
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                           Buthaststuo won tanoma salt bas to A biss
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                                a loan under the
                                   of the Bostowers) have
                                      ON WHEREAS the Bortowers for
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                                                          the Land Improvement Loans Act, 1883
                                                                                                                                                                                                                                                                                                                                                                                                                            1883
                                                                                                                                                                                                                                                                                                                                                                                            provement
                                               have applied for a loan under
                                                                                                                                                                                                                   the taluka
                                                                                                                                                                                                                                                                                                      Order granting a joint
fand Land In-
                                                                                                                                    to standies Being, Berners
                                                                                           Borrowers (heremafter called the
                                                                                                                              A Schedule A amulos
                                                 graphice
                                                          WHEREAS the persons mentioned in
                                                    M
                                                       B01_
                                                                                                                                                                                                         BOAD HORN No 3
                                                                                                                                                                                                                                                                                                                                                                                                                          print
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                                                                                    CESESTAIN OWT
                                                                                                                  (Signature of
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                                                                                                                                                 and unpaid for three months after becoming due
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                                                                                                    bias old m of borrolor (s) naol old no teorotm omos orony (d)
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                                                                                                           bovior and seed to state the to comour area one country in sold and the phinamental transfer along the phinamental transfer along the setting of the setting
                                                                                                              (a) Where the said monies or any part thereof have become due
                                                                                                                                                                                                                                                                                                                                      The following cases, namely —
                                                                                                                    To most value and another with the sold with the sold of the section 69 of the Transfer of Property Act, 1882, in either of Court under section 69 of the Transfer of Property Act, 1882, in either of the Transfer of Property Act, 1882, in either of the section o
                                                                                                                       and to nonthermal and thoughty blog od of shall bigg off osuse of of other off and office of other other office of other other office of other                                                                                                                           Add to montherwarder and tulwal od thads it tadt oorga rodding I and
                                                                                                                                                                                                                                         LOCAL RULES AND ORDERS UNDER
                                                                                                                                   -XIX 10A (8881)
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per minum for the purposes is to the land specified in the correspond-

Repair and mithing creet and the costs mentioned in col 7 of the same Schedule Schedule and for the BENEUT of the lind respectively specified in col-6 of the same rod $\{q\}$ is analysis interest of $\{q\}$ col 8 of the same Schedule in token of his nanc of made his thumb impression in each of the said persons having signed his ing entry in col 7 of the same Schedule,

pren repaid avit linda Surpur 454mo Revenite authorities subject to the control on the dates specified in the margin, such on the sud previous loan (5)] o in axed

in payment in accordince withthe rules under the said Act or compound winch may be chargeable for Provided that any father anterest simple of Government until the whole of the dues is shall from time to time be hised by the principal in such proportion and amount metalments to be credited to interest and neralments of the aggregate amounts and द्याल bरामटाक्रेम् मार्ट्सन्तर प्रमान रज्यहरू भारत्रम्माना है of granteing the present loan of together with

loan outstanding where there is no previous ballamin od oT o-o



ments mentioned in col. 10 of Schedule A

copy of this Order it the Treasury at

the loan now granted each of the Borroners is as among the Bor-(I) As to the replyment of the aggregate principal amount of cospitioss, namely the Rules for the time being in force theremider and to the following

speashed in respect of each Borrower and on the dates and in the instal-

shall be recoverable in addition to the said fixed instalments)

This to in granted subject to the provisions of the said Act and

Tiny Loak shall be paid to the Borron ers on production of a certified

roners themselves liable for and bound to contribute the amount

specified in col 1 of Schedule A,

(2) As to the payment of the aggregate metalments hereindefore

mentioned for the payment of each aggregate matalment, (subject to condition 6) be payable on the dates рсгелпреготө of Schedule A in respect of each Borrower and such amounts shall to contribute (subject to condition 7) the amount specified in col 5 Borron crais as among the Borron ers themselves hable for and bound loan non granted (and previous loans outstanding) each of the mentioned, n luch are inclusive of principal, interest and costs of the

liable for and bound to repay to Government the total amount of the (3) All the Borroners are nevertheless jointly and severally

m the amounts

-XIX 24 XIX-TOCYL RULES AND ORDERS UNDER

metalments and on the dates herembefore specified, (subject to conditions 6 and 7) de payable in the aggregate in the with interest and costs), and the total amount so payable shall amount outstanding on the previous loans derembefore referred to loan now granted with interest and costs (together with the total

(4) This loan shall be applied solely to the purposes for which it

is granted , (5) The $\frac{\pi \operatorname{orb}_{23}}{\operatorname{objects}}$ for the purpose of n hich this loan is granted

shall be completed before the

or the subsequent date to which an extension of time may be granted

by the grantor,

any exceptional agricultural conditions in the year (as to which be fixed in any year by the Sub-divisional Officer having regard to on such earlier date than the date berein fixed in that dehalf as may (6) Any instalment of this [and previous] loan (s) shall be payable

conditions his decision shall be final),

Officer haring regard to any exceptional agricultural conditions in before fixed as may be determined in any year by the Sub-divisional mereased to such amount not exceeding double the amount herein-(7) Any metalment of this [and previous] loan (s) may be

the year (as to which conditions his decision shall be final)

the Borrowers jointly and severally, notwithstanding that the period fized outstanding against the Borrowers may be recovered immediately from one mouth of the date fixed for its payment, the whole of the amounts of the foregoing conditions, or if any instalment is not fully paid within In default of the due observance by any of the Borrowers of any

tor repayment has not elapsed

And π e further agree that π hen any disbursement has been made impressions bereunder made witness this our agreement and acceptance Schedule A and accept the same as correct and our signatures or thumb written Order and to the particulars specified in the under written Schedule A hereby agree to all the terms and conditions of the above impressions have been recorded in column 11 of the under written We the persons who have signed our names or whose thumb

haring duly received such disbursement to the amount therein or recorded in Schedule B hereunder written shall be evidence of ms to any of us, the signature or thumb impression of the recipient if made

specified

Reliedule A

		-														_		
-	Remarks	Shuatures or the		Date	tmount	Date	Amount	Date	Amount		15-52-Jincut	· Arca	אווינן אס	consent is here	bignature or thu			
		ան հարք	-	L ₁	18	p	n2)	;	; * [- -	!			by given	mily fruje			
	1	Shatures or thamb Impressions of Borrowers			uroj	hich the	in al ela	ismlrts	uI) rsem ti go pa stion stion	fidde 1 figure 1 figure 1 figure 1 figure 1 figure 1 figure 1	d d bnaf to d do onsand onsand on	Signature or thumb impression of person laxing the right to make the improvement whose consent is hereby given to the loan				
<u></u>	1	π				01						6			8	_		
Remarks	Авясычтепt	Area	bury No	The state of the s	Purnose of which t	Amount of cach	No	the Horrowers s themselves	Portions of presen	Interest	Principal	Rute of Interest	У топи t	Dute	Name and Account No of Iborrowers	Serial number		
oi	ируси	ls of lan nefit of Erza L gra	ગ	Troute form to Present		to and to et. bun end (encol to	lictent iloni) outiq coroxini otveriq cot	the Horrowers are respectively Hable as between themselves	t loan for repayment of which	2	st	mol end	Detall in	D	No of Horrowers			
		2			9	c		+				ε			7	1		

LOCAL RULES AND ORDERS UNDER { 1883, Act XIX-

Achedule B

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				;									
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bleasture of disbursing officer,	Signatur or thumb impression of pression of the pression of th	Amount	Date of third disbursement	shuature of disbursia, officer	Shuature or thumb impression of justion nating disbursement	Vmount	Date of second disbury ment	Shuatun of disbursing officer	Signature or thumb impression of person receiving disburgement	Amount	Date of first disbursement	10 omad of noray off moth orandelb anom obada dana	Serial number

(Signature of Grantor or of Mamlatdar, if the Lessistant or Deputy Collector is the Grantor)

Воир Гови Ио 3

VHEREAS each of the persons mentioned in column 2 of Schedule A hereto as Borrowers (hereinafter called the Borrowers), heing residents of and district of the taluha of and Improvement Loans and the Land Improvement Loans Act, 1883

a. 2 [And whereas the Borrowers] has a corrowers of the Borrowers and the Borrowers a

the Land Improvement Loans Act, 1883, to a number of borrowers in severalty

Order granting lorus under

(or some, or one, of the Borrowers) have been previously granted aloans under the said Act and the amount now outstanding on account of the said loan(s) is as detailed in column 3 of Schedule AMD each of the Borrowers to whom a loan has previously been granted has agreed to repay the said previous and present loans with interest in fixed matstalments] a

a—a To be cancelled where

the same Schedule respectively mentioned in column 6 of the benefit of the lands and bun specified in column 9 of the same Schedule annum for the purposes respectively at simple interest of 83 per cent per same Schedule in token of his consent] bthumb impression in column 7 of the having signed his name or made his same Schedule each of the said persons corresponding entry in column 6 of the Schedule A as to the land specified in the the persons mentioned in column 7 of Borron er b [n 1th the consent of each of Schedule A opposite the name of each of the amount stated in column 4 of is hereby granted to each of the Borrowers This order with esses that a loan

in addition to the said fixed instituents) under the said Act shall be recoverable Perment in accordance with the rules n piep mul de chargeable for delay in further interest, simple or compound, have been repaid (Provided that any the ducs outstanding in each case shall trol of Government until the whole of Recenue authorities subject to the conshall from time to time be fixed by the cibal in such proportion and amount as ments to be eredited to interest and prinin column 5 of Schedule A, such metalthe amounts and on the dates specified previous loans] can fixed instalments of mterest and costs outstanding on the said loan eltogether nith brmerkat, əųı est and the costs of granting the present KEPAYABLE IN CACH CASE NITH INTER-

right to make the improve-

all the Borroneis have the

b—b To be cancelled n here

menta

c—c To be cancelled where outstanding

] V

b. Each of these loans is granted subject to the provisions of the said.

Act and the Rules for the time being in force thereunder and to the follow.

In CONDITIONS, namely.

(1) Each of these loans shall be applied solely to the purpose for (1).

(1) Each of these loans shall be applied solely to the purpose for n luch it is granted

(2) The works for the purposes of which these loins are granted shall be completed the date specified in column 10 of Schedule

A hereto in respect of each lo in, or the subsequent date to which an extension of time may be granted by the other granting the loan

or assigns shall transfer by way of mortgage, sale, gut, partition or (5) Sone of the Borron ers, their herrs, executor, administrators

othernise und mortgraed is security for these loans

details of the encombronies

trne ma complete (n hich stitements are continued in column 12 of Schedule 1) its on The more and the description of the solution of the solutio

od lli de em of (enoivorq bm) oeath to que to tusudetem vid. (6)

regred to my exceptional agreentineral conditions in the year (18 e mir de tized in my jeir dy the Sud-Dirisional Officer himgs p is sple on each earlier data than tho date herein fized in this behalf

to which conditions his decision shill be final)

regard to any exceptional agreealthral conditions in the year (as miy be determined in my year by the Sub-divisional Ollicer haring to such mount hot exceeding double the imount herein fixed as best standed in the mean of (another) horse (and presidence) is the mean of the section of the

ing of the foregoing conditions, or it my metalment is not paid by my In definit of the due observance by any one of the Borroners of (It and od Hade zuoisioob sid enormbinoo donlar of

pertuient his not elipsed myy be recovered immediately, notwithstanding that the period fixed for of the imounts for the time being outstinding against such Boxfoner Borroner nithm one month of the date fized for its priment, the whole

L. olubadas to in the instalments specified in respect of each. Borroner in column 20 certified copy of this Order it the Previous it on the dates and These louis shill be pind to the Borroners on production of a

impression in ide in the said column 15 nathesses this his agreement and dinuit to other use and bun terror as enterest and entered as follows conditions and particulars upply in respect of the loan granted to hun, to the particulars specified in the and Schedulo A so far as the aid terms. Schedule hereby ngrees to ill the terms and conditions of this Order and buse off to 61 minlos in bedroest need orth snotesting dimid seed n 20 Schedule A hereunder written who have signed our minuse or Even of us the persons mentioned as Borroners in column

m Shedule B hereunder written, shall be evidence of his baying duly been mide to him, his agin iture or thumb impression, it in ideor recorded end dusmostudals gun noun tind everyn roditud an to does and a mryda ion

received such disbursement to the amount therem specified

Mr the persons who have signed भारत्य नेपार्व विद्यालया है

of the Berrowers, entered in column 2 of connu out opposite the unnue in column to of the undernritten Scheournamesorm ido our thumb impressons

evidence of this our agreement -angle the hereby declare that our signarecoverable from ny jointly and severally at any time when the same shall become m prement of the loan now advanced to lum if the and Borroner shall make default so entered does and do hereby agree that as to any one or any two or more of us the same, hereby declare that ne are,

he n me m column 11 of the said Schedule tary of State the lands specified opposite Borron er hereby mortgages to the Seerefor the due replyment thereof each such consideration of the same and as security " sambnatetno ingat latot eid the loan now advanced to him de agree to repay to the Secretary of of the underwritten Schedule A does herepression has been recorded in column 13 signed his name or whose thumb im-E/CII OF 17

hed in column 12 of the said Schedule A m which lands he has the interest speei-

> mortgages by Borroners) ល្អទម) រូបមហារារដ្ឋបានជំនាំរួរឲ្យប្

cases, namely —

us Borronces nho has column 16 of the said Schedule are tures or thumb impressions made in preciple, then the said monies shall be every one and every two or more of us roner, sureties for such Borroner and entered opposite the name of any Bor n hose names of thumb impressions are

and unpaid for three months after becoming due amounting to at least five hundred rupees (Rs 500) is in arrears (b) Where some interest on the loan(s) granted to the Borrower after such service, or the Borron er and he has made default in payment for three months

and notice in writing requiring phyment thereof has been served on (a) Where the said momes or any part thereof have become due

69 of the Transfer of Property Act, 1882, in either of the following said lands to be sold nithout the intervention of the Court under section further agrees that it shall be I in ful for the Secretary of State to eause the lum at the time of sale, And he the Borrower and each such Borrower creas to be applied in payment of the whole amount outstanding against of State shall be nt uderty to enuse the said lands to be sold and the pro-Order for pay ment each such Borron er hereby ngrees that the Secretary of the said monics on any of the dates his an or under the above written And in the event of lus making default in payment of any portion

13 An each such Borrower hereby lastly agrees and declares that his agreement written is evidence of this his agreement

14 Each of us deing the persons who have signed our names or whose thumb impressions have deen recorded in column 18 of the underwritten Schedule A as Mortgagor the underwritten selections as Mortgagors deredy agrees as follows namely—

Mortgage agreement (as to mortgages by persons other than Borrowers)

In consideration of the monies advanced to each Borrower (opposite and hereinafter referred to in this agreement as the Borrower) and as security for the due repayment of the same, each alortgagor hereby mortgages to the Secretary of State the lands specified opposite his name and an expansion of the same, each alortgagor hereby mortgages to the Secretary of State the lands specified opposite his name.

in column 17 of the said Schedule A,

And in the event of the Borrower making default in payment of any portion of the said monies on any of the dates fixed in or under the said Order for payment, each such Mortgagor hereby agrees to pay to the Secretary of State the amount of the default, And each such Mortgagor also agrees that in the event of his making default in any such payment the Secretary of State shall be at liberty to cause the said lands to be sold and the proceeds to be applied in payment of the amount of the said default, And each such Mortgagor further agrees that it shall be lawful for the Secretary of State to cause the said lands to the said default, And each such Mortgagor further agrees that it shall be lawful for the Secretary of State to cause the said lands to be sold without the for the Secretary of State to cause the said lands to be sold without the for the Secretary of the Court under section 69 of the Transfer of Property intervention of the Court under section 69 of the Transfer of Property

Act, 1882, in either of the following cases, namely —
(a) Where the said monies or any part thereof have become due
and notice in writing requiring payment thereof has been served on

and notice in writing requiring payment thereof has been served on the Mortgagor and he has made default in payment for three

months after such service, or months after the Borrower (b) Where some interest on the loan(s) granted to the Borrower

amounting to at least five hundred rupees (Rs 500) is in arrears and unpaid for three months after decoming due
And each such Mortgagor lastly agrees and declares that his signature

And each such Mottgagor lastly agrees and declares that his signature written is evidence of this his agreement

Declaration by attesting

withesaes

round improvement $\left. \begin{array}{c} \text{Long} \\ \text{Long} \end{array} \right\}$ enactyretts applied to nomban

Schedule A referred to above

- 08	30		,															_
Signatures or thumb impressions of attesting witnesses	11 and 12 and in evidence of the	Signature or thumb impression of borrower in token of correctness of entries in columns	borrower as to land in column 11	Statement of encumbrances (or that there are	Remarks		Association to a solution of the property of t	on and and and and and and and and and an	Survey Number		Date for completion of work or object of lean	Purpose for which the loan is granted	Assessment	(10) miles and m		Survey number de o o o o o	the right to make the injurient fwhose consent is hereby given to the loan	cranting of them to salon of the
of attesting F		borrower in	61			o w	11 (ali l	1000 L TJW0 Se Of Bun Bun Tatata	one.i mod miliz		t of loan of	0	ni binai jo kina J.(I					
		•		.							01				8			
Re	Ass	Λrea	Su	Date	Ан	υa		Date	111	An	To	In	JI.	11	11/	1/2	19	լ եւ
Remarks	Assessment	E	Survey number	te	Amount	Date	Vmount	ite	Vmount	Amount of Principal of pres	Total outstanding	Interest outstanding	Itato of interest	i rincijal outstanding	Amount	Date	Same and Account number	Serial Sumber
វព្គល ព្រះ	րլշլ։ թ. թշ	llatuc hiltato lar lo el gas) J	gu	n dat ay mer desent sta of fedio dincen	n w the land of th	nding Later	्वय ०१ प्राप्त भूरव्यवे प्राप्त	loar	nt loans	Forcel enois and to the state of pression and seed of the state of pression and seed of the state of the stat					ł		
	9					2				*				1			7	1

subject to the following rules, toply to the transport of explosives other tion in the General Depirement, No 3516, dated the 1th June 1907, shall, No 1655 I dated the 31st May 1907, and Government of Bombay Notifica-Covernment of Indivin the Department of Commerce and Industry the Governor General in Council and published in the Notalication of the Rules I to 12 and 11 to regulate the transport of explosives made by

Syny

of the Port of Acn following rules to regulate the trinsport of explosives within the limits previous emetion of the Governor General in Council, to make the Act IV of 1861 the Governor of Bombry in Council is pleased, with the as resoluzed an ibal of the context of the barreland section of the lading Explosives

old but all tall out of the all the 1161 ' a D 6176 6V 1001 DA ASI, a D, 0017 W , 9981 Hold All annaled by Volume Vol 1975 R D 10th July 1593, No 163 L R D, Notes No 9721 B, B. D. 21d. Bd. 1889 Bd., 1889 Pt. 1, p. 1083, as

TOLLOF ODLA RULES TO PLOUD HIS TRANSFORD OF EXHOSIVE MITHING THE

EXPLOSIVES

RULLS AND ORDERS CADER ACT IV OF 1881

pm non the same or upply able thereto, for the enjoyment of the end had as m the grant of the land orm any rule, order ormstruction respecting (b) in any other east area the expiration of the period prescribed.

than those mentioned in section 14 of the Indian Explosives Act, 1884 (IV of 1884), within the limits of the Port of Aden

Ride (a) —The mister of any vessel attiving with explosives exceeding in weight 100 lbs on board as cargo shill give notice thereof to the pilot immediately on his boarding, but if any vessel is not boarded by a pilot it should display a distinguishing flag by day and a light by night

Rule (b) —Xo sea-going vessel having explosives in excess of 100 lbs. weight on board intended to be discharged, moved or exposed in any way shall enter the inner harbour or anchor within 800 vards of the red buoy showing two red lights four teet apart, moored off the Saluting Battery or 600 vards of the nearest vessel, and no vessel of boar shall within the inner harbour of 800 vards of the said buoy take on board from any other vessel of boar explosives exceeding 100 lbs. in weight Every sea-going vessel having more than 100 lbs of explosives on board excepting explosives of Division I* of the Ammumition class (class 6) shall carry during the day a square red thag at the 101e truck and night a red light in the same place, in addition to the regulation lights

Rule (d) —Explosives brought to Aden on regular licenses for local consumption shall be landed at the Pilots' Bandar, and deposited in the Peri Meaning uppel elected in consideration with the leavest and deposited in considerations.

Port $M_{
m gaz}$ zne until cleated in accordance mth the license

Rule (c) —Explosives brought to Aden for transhipment shall if there is not sufficient accommodation in the Port Magazine, be discharged and deposited in decked boats with closed hatches, such boats shall be at anchor at least 600 yards north from No 14 Buov in bad weather, and 600 yards from the red buoy showing two red lights four feet apair moored off the Saluting Batterv in fine weather and shall keep a red flag flying until the cargo is transhipped on regular licenses, if such consignment can be stored in the Port Magazine until transhipped on consignment can be stored in the Port Magazine until transhipped on

regular because $Ruk\left(f \right)$ —Xo boats shall be used for the conveyance or deposit of explosives excepting decked boats approved by the Port Otheer with closed hatches under lock and key, and they shall have the word Explosive in white letters a foot long painted on a black ground on each side of the boat above the water line and shall have been a red flag hoisted during the time any such explosives are on board. Provided that safety carriadges not exceeding 4,000 in quantity may Provided that safety carriadges not exceeding 4,000 in quantity may

deposited in such manner as the Port Officer may direct and shall be

Rule (y) —All boars laden with explosives, when required to remain at archor, shall he in bid weather at least 600 yards north from the red buoy Buox and in fine neather at least 600 vards north from the red buox-houing two red by the four feet apart moored off the Saluting Property.

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[•] Diese of I was all the sale of the sale

same has been transhipped depute a special officer to remain in charge of such explosives until the Resident in charge Police and Abhau, and the last-named officer shall of the ressel, give written notice to the Port Officer, and the Assistant explosives described in Rule (e) shall, within one hour after the arrival y in the consignce, agent, or other person concerned in the

any explosives are taken on board or discharged and the fires of the All fires and lights on deck must be put out one hour before ambment permitted to he in the vicinity of the vessel during the time of such alongside, and no cargo boat or other vessel having fire on board shall be shipped under this rule must be taken in inimediately on the boat going before such vessel is intended to sail, ammunition permitted to be lying at the ordulary anchorize in the Inner Harbour on the day or day cases do not exceed fifty in number, to be shipped on board a vessel e/hegient, to permit amminition properly packed in cases, when such Rule (i) —The Port Officer is anthorized, on occasions when he deems it

(a) to (b) he shall be punished with fine which may extend to one thousand Rule (1) —It any person commuts a breach of any of the foregoing rules mum poilers must be banked unless ordered to be put out

PORT OF KARACHI SPECIAL RULES FOR THE TRANSPORT OF EXPLOSIVE WITHIN THE

G D, 19th Ang 1914, and No 3122, G D, 3rd May 1916 Noth No 639, G D, 7th Feb 1910, B G, 1910, Pt I, p 232, as amended by Noths No 5806, G D, 31st Aug 1912, No 6539,

said Act in the Port of Kirschi, namely transport of explosives other than those mentioned in section 14 of the General in Council, is pleased to make the following special rules for the the Governor in Council, with the previous sanction of the Governor notifications issued by the Government of Bombay on the same subject, Explosives Act, 1884 (IV of 1884), and in supersession of all previous In electise of the powers conferred by section 5 of the Indian

time being in force shall apply also to the Port of Karachi so far as they of India under section 5 of the Indian Explosives Act, 1884, and for the The rules for the transport of explosives made by the Government

Except that rule 3 shall apply to the articles mentioned in clause are not inconsistent with those rules

(c) of this rule Mothing in these rules of the Government of India

referred to m rule I shall apply to-

(a) Safety cartridges

(d) Safety fuzes for blasting

(c) Railway fog-signals

(q) Percussion caps

sparkler candles, magic candles, margic wire and brilhant star matches matches, Chinese crackers, Silbera sparklers, Golda sparklers, electric (e) Wonder candles, star matches, aluminum metals, meteor

 π eight 100 lbs on board shall give notice thereof in π irting to the Pilot The master of any vessel arriving with explosives exceeding in

(1) Every sea-going vessel having on board explosives exceeding mmediately on his boarding

7[00t111gs " the east side of the channel heremafter called the "Explosives 100 Hbs in weight shall proceed to the southernmost fixed moorings on

the vessel reaches the Explosives Moorings and shall be placed in the (2) The explosives shall be discharged from such vessel immediately

powder barge with the required precautions

explosives exceeding 100 Hz in neight shall proceed to the Explosives (1) Erety sea-going vessel on which it is desired to embail

9100ពេយជន

(2) After all the explosives have been embarked such ressel shall

Where explosives in course of transit to another port proceed to sea as soon as the state of the tide permits

Port Officer in this behalf, it shall not be necessary to discharge such approved by the Port Officer or any other Officer appointed by the are stoned on board a vessel in a properly constructed inagazine

(2) In such case before the vessel leaves the Explosives Moorings, explosives

envelope and return them to the Master or Chief Officer the magazine is properly locked, shall enclose the keys in a sealed Harbour Master and the Harbour Master, after satisfying himself that the Master or Chief Officer shall hand the keys of the magazine to the

The Harbour Police Inspector shall keep a special guard over the

magazme until the vessel leaves the Harbour

under the supervision of their Surveyors shall be deemed to be properly or constructed in accordance with the Board of Trade requirements and Navy and Royal Indian Marine according to the Admirabity specifications and in every respect similar to those constructed in vessels of the Royal (4) A magazine fitted with flooding valves, light rooms, ventilators

constructed within the meaning of these rules

magazine the exemption granted by this rule shall not extend to such with a properly constructed magazine is in excess of the capacity of such Where the quantity of explosives on board of any vessel provided

ezcess dauptify

an Officer on board is to be given to the Port Officer, but the ressel is not to be left nithout tor the master to proceed on shore for argent business, in which ease notice gunpon der or other explosize stores are discharged unless it be necessary The master and all the crew are to remain on board until the and at mybt a red bylit in the same place in addition to the regulation on board, shall earry during the day a square red fing at the foretruck Erery sea-going ressel, hiving more than 100 lbs of explosives

receiving explosives, shall have the platform in the vessel's hold, the The master of any sea-going vessel or boat, when discharging or

e-plosines und combing of the precion with cases containing gargnays and combined of the precion with cases containing gargnays and combined of the precion with comed gargnays and combined of the precions.

9 No boats shall be used for the conveyance or deposit of explosives excepting decked boats, approved by the Port Officer, with closed hatches under lock and key during such time that they shall have explosives on board, and shall exhibit on a board or otherwise the word. Explosives "painted in n lite letters a foot long on a black ground on each side above the water line and keep a red fing hoisted during the day and a red light at might

10 All boats laden nith explosives, when required to remain at anchor, shall anchor between the Explosives Pier and the Port Trust Floating Magazine Manova or in such place as the Port Officer may direct II All boats having or taking on board explosives shall be kept

scrupulously clean and tree from loose gunponder

12 No fires, smoking, matches or articles for striking a light shall be allowed on board any boat employed for the conveyance of explosives to the magazine or for the storage of explosives n hile such explosives are on board, nor any light of any kind except the red light mentioned in rule 9 Kerosine or other explosive oil shall not be used for the lights in question. The tindal and at least half of the crew of every such boat shall remain on board thereof, until all explosives are discharged therefrom

tinie shall not exceed 50 tons

14 The consignee, agent or other person concerned shall give written notice 48 hours before the expected arrival of any vessel having explosives in excess of 100 lbs weight on board or before shipment of any such explosives to the Port Officer and the Superintendent of Police or other Police Office deputed by the Superintendent of Police, nho will remain in charge of such explosives until the same have been deposited in the Thorting Alagazine Manora, or the vessel carrying the same proceeds Floating Magazine Manora, or the vessel carrying the same proceeds

to sea I he Port Officer is authorized on occasions when he may deem it expedient to permit ammunition, properly packed in cases, such cases not exceeding fifty in number, to be shipped on board a vessel lying at the ordinary anchorage on the day or the day before such vessel is intended to sail. Shipment shall be effected under the same precautions and conditions as are prescribed in these Rules. Ammunition permitted conditions as are prescribed in these Rules ammunition permitted to be shipped under this rule must be taken in immediately on the board conditions along and no cargo boat or other vessel having fire on board going alongside, and no cargo boat or other vessel having fire on board going alongside, and no cargo boat or other vessel having fire on board

rules shall be hable to a fine which may extend to one thousand

shall during the time of such shipment be permitted to he on the same

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HIE BOYL OF BOYBAY THE PORT OF BOYBAY

Noin No 3121, & D, Ind May 1916, B &, 1916, Pt 1, p 854

In supersession of Government Notification in the Revenue Department, No 9270, dated the 22nd December 1897, as amended by Government Notification in the General Department, No 5748, dated the 19th Eeptember 1908, and in exercise of the power conferred by section 5 of the Indian Explosives Act, 1884 (IV of 1884), the Governor in Council, with the previous sanction of the Governor General in Council, is pleased to make the following rules to regulate the transport of explosives within the british of the Port of Bombay

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I The possession and transport of explosives within the limits of the Port of Bombay shall be governed by these Rules, and the Indian Explosives Rules, 1914, shall apply within those limits only where they are not in conflict or inconsistent with these Rules

2 These rules and the word "explosives", as hereinafter used, and the following and

shall not apply to the following ammunition if it does not infringe the conditions stated in this rule, namely —

Ammunition in Division I in Rule 9 (a) of the Indian Explosives Rules,

- zia 'F161

Safety cartridges, Safety fuzes for blasting, Railway fog-signals, Posougeson

These rules, except rule 4, and the word "explosives".

herematter used, except in rule 4, shall not apply to the following fireworks, namely, manufactured fireworks comprised in Division 2 in rule 10 (b) of the Indian Explosives Rules, 1914, 112

Wonder candles, star matches, aluminum matches, meteor matches, Chinese erackers, Silbera sparklers, Golda sparklers, electric sparkler

candles, magic candles, magic write and brilliant star matches

on his boarding

To sea-going vessel having on board explosives in excess of 100 lbs weight shall carry the same nearer to the shipping of City of Bombay than half a mile eastward of the shipping and one mile eastward of the hindle Ground Battery, and no vessel shall within such limits take on board from any other vessel more than 100 lbs weight of explosives or such quantity as with explosives already on board would exceed in

weight 100 lbs
Provided that during stormy weather the Port Officer may berth sea-going vessels having explosives on board in excess of 100 lbs weight north of the Explosives Anchorage, and not nearer than one-half of a

mile from the easternmost shipping

Harbour special guard over the magazine or magazines while the vessel is in the facility is given to enable the Harbour Police Inspector to keep a that the magazine or magazines are properly locked, and (3) that every Mrster or his representative and such Officer shall have satisfied himself shall have been handed by the Master or Chief Officer to the Harbour the Explosives Anchorage all the leys of the magazine or magazines shall have been duly complied with, and that before the vessel leaves by the Port Officer on lus behalf, (2) that the requirement of Rule 3 and in a position approved by the Port Officer or any other officer deputed comply in all respects with the Admiralty or Board of Trade requirements explosities he stoned in a magistine or magazines constructed so as to or alongside the Harbour Wall of the Docks, provided (1) that the allowed to proceed to any derth in the ordinary anchorages in the Hai dour to mother port to discharge such explosives, but such vessel shall be for any sea-going vessel laving explosives on board in course of transit Notwithst meding the last preceding Rule it shall not be necessary

opplatory to keep such sealed envelope unopened while the vessel is in by him to the Alaster or Chief Officer of the vessel, upon whom it shall be Harbour M ister or lus representative in a sealed envelope and so returned Note —The keys of the magazine or magazines will be enclosed by the

 $\mu_{\rm cepping}$ at least half a mile to the eastward of the shipping until approacheast thereof and when under nay shall proceed to the discharging depôt shipping and not nearer to any of the shipping than half a mile to the when required to remain at anchor, shall anchor to the eastward of the shipping explosives and having on board more than 100 lbs of explosives Vessels and boats employed in landing or or boat above the water line in white letters a foot long on a black ground, on each side of the vessel port shall exhibit on a board or otherwise the word " Explosives" painted lights, and every vessel or boat used in transporting explosives in the and at night a red lightin the same place, in addition to the regulation explosives shall earry during the day a square red flag at the foretruck Every sea-going vessel having on board more than 100 lbs of thе Harbour

charge of such explosives until the same have been deposited in the of Water Police, and the latter shall depute a special officer to remain in in excess of 100 lbs weight, to the Port Officer and the Superintendent explosives in excess of 100 lbs weight or defore shipment of any explosives notice 48 hours before the expected arrival of any vessel having on board The Consignee, Agent or other person concerned shall give written

The amount of explosives conveyed in any one vessel or boat at magazine, or the vessel carrying the same proceeds to sea

No decked vessel or boat shall earry more than 50 tons of explosives closed deek approved by the Port Officer any one time shall not exceed 560 lbs unless the vessel or boat has a

This rule does not apply to sea-going vessels

ing Sevri or other Bunder

D reed our soli miofron (vinal pand files some ence) (e) $h_{\alpha}(m)$ bund (dotah $\binom{(M)}{(1)}$ motorit that defined by our one in $\binom{(M)}{(1)}$ and perform all that he has above undertaken to do and perform and that ne shall do the spore att אסו (נו חור לולה (מוו) שונ לולול (לו הוור לליבול) לכדו לו הוור לליבון הווי (1)(>11)† (edesitte off) (Borrower's sign ature.) one thou and muc hundred and to vib hereanto et ur hand tlus bu - alt I loorale mun ur भग्रह क *np

(>រពេរ ពេក()

^{*} The envise may be emitted in easo the bottometr is only a hessee of the land of in case the bottometr if the include of the land is not considered need. Any like by extend of other direct appointed in this behalf by Government is need in the or nother other other outles in or other outles in or other outles in case the land of the land of in case the land is a subject about a least the land of include in ease the land is an end of the land of include the land of include in this behalf by Covernment.

† Enter whichever is appropriate \dagger These words mortgage of the land or in case the land is already mortgaged to third persons, if the mortgage of the land is not considered necessary by the Special or other appropriate in this behalf by Government considered necessary by the Special or other other appropriate in this behalf by Government.

* If the land is taken in mortgage the deed should be remetered under section 89 of the Remetration Act 1877, as required by section 59. Translet of Property Act 1862, and the mortgage should be reported under section 4, Record of Pighis Act 1903

and as Scounty for the repartment is aforesaid of all the said to mentantificated in the said to mentage of states of states and meregine with posses for the said secretary of states, title and interest in the said sugarcane crop and the larger to be made from the said crop and the larger said sugarcane crop and the larger to be made from the said crop and

officer appointed in this belief the contract of states of selection of others of the said to other of the said the proceeds of the said the expenses of the said the capenate and the proceeds of the said the said top into just and of storing the said the said top into just and of storing the said the said top into just and the said for the said secretary of state of the said said to the said to the said the said to the said in the said the said the said in the said the said the said in t

me and I have made default in payment for three months after such and notice in writing requiring payment thereof has been served on (a) "here the and loans or any part thereof have become due Tr insier of Property Act, 1882, in either of the following cases, namely —

500 rupees is in arreat and unpaid for three months after becoming (b) where some interest on the and loans amounting to at least service, or

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one thousand mne hundred have dereunto set my

tand this to yab In udness whereof I the said

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(Borron er's signature)

 $(Tn \ o \ mtn esses)$

perform the same therem, (We) (organization) and do (agree severally and jointly) (agree severally and jointly) undertaken to do and perform, and in case of his making default hereby declare (myself surety) for the abovesaid that he shall do and perform all that he has above

(Signature) Dated

Appendiz C

sug ireane crop in the holding therem mentioned mortgraged with possession to the Secretary of State for India in Council , in the district of the talula of , изгуе πι ' residing at the village of profession Whereas by a security bond dated

possession to the and Secretary of State of the and crop And whereas in accordance with the said security bond I have given

othcer appointed in this behalf may direct Jagar to such place as the said Secretary of State or his Special or other the same and converting it when ready into Jagri and of bringing the crop on bchalf of the said Secretary of State for the purpose of rearing And whereas I have this day deen replaced in possession of the said

said crop on behalf of and as agent or servant of the said Secretary of Now therefore I hereby acknowledge the recenpt of possession of the

or other officer appointed in this behalf may direct to bring the jagri to such place as the said Secretary of State or his Special water and rear the said crop and to convert it when ready into Jagri and agent or servant of the said Secretary of State and properly to manure, And I do hereby agree to hold the said crop on behalf of and as such

* These words may be added in case the borrower is only a lessee of the land or in case the land is already mortgaged to third persons, if Sureties are considered necessary by the Special or other officer appointed in this behalf by Government

Land Revenue Code, 1879 an arrear of land-revenue as provided by section 187 of the Bombay hereby further agree that the said amount shall be recoverable from me as and in case of my making default in the payment of the said amount I do of which amount the said Special or other officer shall alone be the judge, said Secretary of State the amount of any damage resulting therefrom, shall alone be the judge, I do hereby agree forthwith to make good to the of the aforesaid duties, of which default the said Special or other officer And in case of my making any default in the proper discharge of any

(Borrower's aignature)

(Witnesses)

A zibnəqqk

respect of a sugarcane crop in the holding therein mentioned the Secretary of State for India in Council certain loans advanced in , bound myself to repay to , in the district of in the taluka of residing at the village of profession Whereas by a security bond dated T

in respect of the said of State a further loan of Rs And whereas I have this day received from the said Secretary

crop

bond aforesaid a loan recoverable and secured under and as provided in the security one thousand mine hundred and Now therefore, I acknowledge the receipt of the said loan of Rs

(Borrower's signature)

(Witmesses)

BULES REGARDING THE MAKING OF LOANS

27th No. 1917, No K-17-A, F D, 17th Nov 1920, No 258-A, F D, 13th Ant 1921 and No P-292, F D, 26th June 1922 amended by Noins No 1032, F. D. 3rd Apr 1917, No 3703-A, F. D. Noin No 2678, FD, 13th Sept 1916, B G 1916, Pt I, p 2116, as

make the following rules regarding the making of loans under the said 1886, as subsequently amended, the Governor in Council is pleased to Notification in the Revenue Department No 678, dated the 27th January Loans Act, 1884 (XII of 1884), and in supersession of Government In exercise of the powers conferred by section 4 of the Agriculturists'

(1) These rules may be called the Agriculturists' Loans Rules, yet, namely

(2) In these rules "the Act" means the Agriculturists' Loans Act, 9161

£27 #88I

the powers of granting loans under these rules may be everesed

(a) in the districts where the Gujunt Talinkdars' Act, 1888 by the following others in the areas specified below —

(Bom 11 of 1888), is in force, the Talinkdari Settlement Officer,

shill exercise the powers of a Collector, with reference to all immoverble property under his management,

(b) in the Arrangia the Divisional Forest Officer shall

everence the powers of a Collector, and the Range Forest Officer

those of a Mahallan,

the powers of an Issistant or Deputy Collector in charge of a taluka (c) in the Dangs, the Lesistant Political Agent shall exercise

and the Political Agent, Surit, those of a Collector,

Porest Otheer shill exercise the powers of an Assistant of Deputy of the West Khandesh District, for Porest Settlements, the Divisional district and in the North Khindesh and West Khandesh divisions (d) in Chopda, River and Yavil talishas of the East Khandesh

(44) in the North Khandesh Division of the West Khandesh Collector in charge of a triality,

East, Shirpur Hest, Shahada and Taloda shall in their respective District, for Forcat Settlements, the Range Forest Officers of Shirping

tanges exercise the powers of a Mahalhart,

per mensent whom the Collector shall appears in this behalf shall, provident every officer in receipt of a salary of not less than Rs 60 (c) in iny ite i in which the Collector considers famine to be

deemed to be an Asistant or Deputy Collector in charge of a nith reference to the area for which he is so appointed, be

Lesest int or Deputy Collector in charge of a talula, a Mamlatdar, or to perform, for the purposes of these rules, the duties of a Collector, an Gor ernment may, by general or special order, appoint any person

Louis may be granted to holders of arable land for the following Maballarn

(a) purchase of seed, seedlings, fodder, eittle, agricultural – ⴝვⴢⴢნⴗი

(b) reduilding houses destroyed by fire or flood or any other jumping bars, manure and lure of eattle or agricultural implements, atock, agricultaral implements, including mots (nell-backets), ropes,

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(c) maintenance of the cultivators "hile eugaged in soving and

(q) und other purpose not specified in the Land Improvement tiling their lands prior to the next crop,

(1) Applications may be presented to any Revenue Officer not Loans Act, 1883, connected with agricultural objects

hereto annexed, or it orally made, shall be reduced to writing by the (2) The applications may be made in writing in the application form, below the rank of an Aval Karkun

officer in that form Blank copies will be supplied fiee to intending

(3) When the security offered is land, extracts from the Record of Rights relating thereto must be attached to the application

(4) Proxided that when there is a joint application by a number of inhabitance of one yillage for an advance to be taken jointly and severally upon a common bond, there need be no separate application from each applicant, but the necessary particulars

will be compiled in the schedules to Bond Forms Sos 2 and 3

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purs	Presidency exclud	Authority
2010 - 202 4 000,1 2010 - 202 4	anbarrat 500 2 South	Collector with previous sunction of Commission to nothing successions. Collector
000,1 000 002	700 200	Assistant or Deputy Collector in charge of training a failur a taining a taining a taining a taining training the collector of the collector o

7 (1) The officer entertaining the application shall either make an enquiry himself, or cause one to be made by a Revenue Officer not below the rank of an Aval Karkun, for the purpose of ascertaining the particulars in the application form

in the application form

(2) A Mamlatdar may, by general or special order, direct his Aval Karkun to enquiry or send any application to him for enquiry If any application is made to an Aval Karkun, he may, if the Mamlatdar has authorised him by general or special order, complete the enquiry and forward the application with his recommendation to the Mamlatdar for displaced.

8 (1) The objections, if any, submitted to the officer who received the application, or to the enquirer, shall be disposed of by such officer at the time when he makes the local enquiry, if he makes it himself, and, if not, upon receipt of the report of the officer who made it. He shall if not, upon receipt of the report of the officer who made it. He shall

then record the particulars of the objections and of his orders thereon in the appropriate space in the application is empowered by rule 6, le may himself grant or refuse the loan Otherwise he shall forward

(2) It the officer who receives the application is empowered by rule o, he may himself grant or refuse the loan. Otherwise he shall forward the application, with his report and recommendation thereon, through the usual channel, to the Mamlatdar, Assistant or Deputy Collector in charge of the taluka, Collector, or Commissioner, as the case may be

9 No loan may be granted unless the grantor shall be satisfied of the sufficiency of the security with a margin for safety

10 (1) Moveable property shall rarely be accepted as security Personal security may be accepted, even that of one person, provided that his solvency is certain

(2) If the sureties are more than one they should preferably be required

to bind themselves jointly and severally

(3) Except in times of scarcity or famine, loans shall not be given to persons who are in arrears for Government dues of any kind, unless the

grantor is quite satisfied of the amplitude of the security

(4) When the amount of a loan is large, the security of immoveable

property should almost invariably be taken

II Interest shall ordinatily be charged on all loans at 84 per cent per annum, but Government on the recommendation of Commissioner, in any case may sanction a reduced rate, or no interest

12 The order granting a loan shall be endorsed on the application, if separate, and also be made out in any of the Forms I to 3 hereto annexed suitable to the case, and shall, at the time of or before the issue of the loan or the first matalment of it, be signed by the applicant and other persons concerned in token that he and they understand and agree to

13 The following are prescribed as the maximum periods over which

repryments may be permitted to extend —

8	Ŧ	For eattle or for house building or for implements of a dur able type
Ŧ	6	Kharti, weeds, fodder, trial pits, leather mots, clearing sult and similar purposes
Enn9X	Years I	Seed and manure and hire of cattle
By specially emponered emponered flamilatdar or bl. Assus tart or De puty Collector in obarge of a fallula.	g) Grantor	
		negation of negative of the company and a

the borrower's control his crops fail to such an extent as to render the the borrower's control his crops fail to such an extent as to render the payment unduly burdensome to him. Whenever suspensions of land revenue are granted, general suspensions of loans should be granted at the same time and to the same extent so that when only one-half of the current instalment should be suspended. Unless the season is bad enough to justify general suspensions of land revenue, general suspensions of loans will not be justifiable. In case of general suspensions of loans it will be in the Collector's discretion, with the sanction of Gov ernment, to except any class of persons from the operation of the order.

Where an advance has been granted on condition that if any land mortgraged as security for the advance is transferred the whole 257

gambaststuo tamoms of the amount for to timuse as bad edr gargagitom band desti a services a freeh bond mortgaging the radie rotnerg off to notierred off the estimator of it becretically and the smount ourstanding may be recovered immediately, this condition shall

16. The greator, if at any time satisfied that the borrower has failed

to comply with any of the conditions-

of the loan, and (a) shall, if the failure appears to be due to the misapplication

(b) may, if the failure is due to any other cause, after recording

in writing the grounds or his decision,

by such person. proceed to recover under the provisions is section 5 any sum still payable

17. (1) When any loan or portion of a loan is found to be irrecover-

cble, it may be written off by the Collector-

(a) if the amount is Re. 100 or less, of his own suthority;

(b) if the amount exceeds Rs. 100, with the previous sanction of

return all sums written off, giving reasons for each sum ordered to be (2) The Collector shall report to the Commissioner in the half-yearly The Commissioner

(I) sur-duz to (a) sensis than and 7d Ho astorny

ment mar, from time to time, prescribe The accounts for all loans shall be kept in such torm as Gorenn-

FORM OF APPLICATION

II - Amount and object of loan. sonsbizer ban eann s'ianoulqq&—-I

III—Nature of security, whether personal or otherwise

Applicant's signature.

not lower in tark than an Aval Karkun ires of Court-fee stamp Notes -(1) The application may be made to any Revenue officer

instances will be distributed over a number of years not exceeding 20. (2) Interest at 62 per cent. per annum will be charged on the loan and

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adt an elletab adt ganztinav ratta resuppin zd, in ballit ad er eneleger. T

ad donnes are are stander of Timpar and to ages as are the the

[ज्यानुयायानी हत्य के स्थान प्राप्त वीप gran ed, the inquirer elioted stop and endorse the reason and cease filling

, unof art or thannor say of प्राचित्र अस्त देव देव स्वाप्त होते होते होते हैं। अपा अपूष्या का अपूर्वा का बाद हा in a VIII of and Soul to of T. —States of the applicant canal — VI

D"rs

Survey No, area, assessnature, isnd itself, its (3) if property other than the their immoveable property, sureties and the value of status of the surety or (2) if personal, the names and 'at ut of the applicant's interest (1) If the land itself, the value VI —Security offered pect of the land offered? or Khot, or a Watandar in resty v Or tenant of an Inamdar memper of a co-operative socie-V—Is he a Government servant or a YELICHIMURIS, FOURS] ENYCLINEALS YELFKING TO BONBIK

No VIII-B, Tagai Form No IV, Village Form әриа Land Revenue, Tagan, truga-VII —Outstanding balance, if any, eg, encomprances

and extent of pre-existing ment (and Judi), and value

and Irrigation Accounts

advanced in one lump sum or рG VIII -Whether the losn should

be completed or object carried 1X —Period within which the work is to in instalments

and interest) principal (consolidating 10 1momt (1) mstalment X —Repayment —

(3) Signatures in token of cor-(2) Period of repayment

the above particulars rectness of, and consent to,

(1) applicant,

(2) personal surety,

teral security, (3) person pledging colla-

(4) attesting omeer

IIV bas IV soV Rights, and Village Forms (I) Extracts from Record of XI —List of papers to be annexed —

(2), Deeds, it any, presented
(3) Panchnamas or officer's own
figured estimates as to value of collateral security
XII —Opinion and recommendation in
the inquirer's own hand —
the inquirer's own hand —
Note —The inquirer should,

Submitted for sanction to

suoigendo sin Lulling at

ticularly make a note as

Manlatdar or other Inquirer-

(sprow m)

Grantor

रटहुप्राज्यार्

(see VII above)

for thrift and

FILED

Mamlatdár or Mahalhari

XIII -Sanctioned for Rs

Date

Date

Вохр Роки Ио 1

Whereas A B of hereinafter called the Borrower) has applied for a loan under the Agriculturists' Loans Act, 1884, a 2 [Axp whereas the Borrower as [Axp whereas the Borrower as [Axp whereas the Borrower

as [And whereas the Bottower and present loans account of the said been granted loans account of the said previous loan (s) is as detailed in the margin 100 the Bottower on account of the said previous loan (s) is as detailed in the margin 100 the Bottower on and present loans with interest in fixed and present loans with interest in fixed in the Bottower on the margin 100 is as a present loans with interest in fixed and present loans with interest in fixed in fixed in the Bottower loans when the Bottower loans with interest in fixed in the Bottower loans with interest in fixed in the Bottower loans with interest in fixed loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans with interest in fixed loans when the Bottower loans when the Bottower loans when the Bottower loans when the Bottower loans with interest in fixed loans when the Bottower loans wh

d This order witherstand that a found to found the found of the Bortoner at ample inferest of 84 per cent per information the length for the

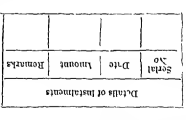
Order granting a loan under the Agriculturists' Loans Act, 1881

there is none a-a . To be cancelled where

Authorismo (e) med suction to effects of from the following of from the following of from the following of from the following th

the object of the lom

time to time be fixed by the Revenue mort links as stanours as shall from creatted to interest and principal in such the margm, such instalments to be amounts and on the dates mentioned in loan(s)] c in fixed instalments of the costs outstanding on the said previous gether with the principal, interest and costs of granting the present loan c [to-REPAYABLE With interest and the



c-c ,Lo pe concelled where

спете из поие

recoverable in addition to the said fixed instalments) payment in accordance with the rules under the said Act shall be interest simple or compound which may be chargeable for delay in the dries outstanding shall have been repaid (Provided that any further authorities subject to the control of Government until the whole of

сохрітіохз, патеlу the Rules for the time deing in force thereunder and to the following This Loan is granted subject to the provisions of the said Act and

(I) This loan shall be applied solely to the purpose for which it is

granted

Ihade betarg at anot suft toring to see a purpose of $\frac{10 \, \text{m}}{100 \, \text{k}}$ or the purpose of this form

completed before the day of

ру the grantor or the subsequent date to which an extension of time may de granted

or assigns shall transfer by way of mortgage sale gift partition or (3) Neither the Boriower nor his heirs executors administrators

otherwise any-land mortgaged as security for this loan

(4) The statement that there are no encumbrances now existing on of the encumbrances

tine and complete statement is appended to the mortgage deed endorsed hereon) is the land mortgaged by the Borrower as security for this loan (which

(5) Any metalment of this [and previous] loan(s) shall be

having regird to any exceptional agricultural conditions in the behalf as may be fized in any year by the Sub-divisional Officer payable on such eather date than the date detempetore fixed in that

). Gent (as to which conditions his decision shall be final)

паушя тедала во апу елсерновая адтептила сованова в във илед из тилу ре дерегиппед из апу уеат by the Sub-divisional Оfficer ed to such amount not exceeding double the amount hereinbefore (6) Any metalment of this [and previous] loan(s) may be mereas-

The amount of this loan shall be paid to the Borrower on produc-) ear (as to which conditions his decision shall be final)

m the following instalments tion of a certified copy of this Order at the Treasury at

Date

not will taiding that the period used for repsyment his not elipsed deing outst inding aguinet the Borroner may de recorered immediate y of the date hard for it- payment, the whole of the amounts tor the time tore conditions or it any instructive not paid within one month In detaut of the due observance by the Forconcr of any of the

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the Issistant or Deputy Collector is the (Sign time of Grantor or of Minister, if

Gruntor)

дэх оддод the it, to be executed by the above-written order with the condition of the control lpha . In the condition in the condition lpha

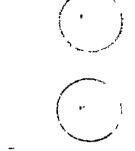
(Signifite of Borroner)

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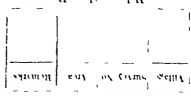
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sprie programme to the equ en ount of the default believes in our in me the bronne living that the त्राप 20 मानुसार प्रदेश क्षेत्रक राज्य है। उत्तर का विकास का का का अपने का विकास का का का अपने का का का का का anomer I m afne, ob a femiliede A I fer the and do hereby igner that it the क्षार व्याप्त वर्ग स्थापात वर्ग



by ngree to repay to the Secretary of State to repay to the Secretary of State the lonn non advanced to me sold larger outstandings and in consideration of the same and as security for the due repayment thereof I hereby mortgage to the Secretary of State the lands specified in the margin of the lands specified in the margin x [to which I am absolutely entitled free from encumbrances] a

Mortgage by endorsement of lind offered is security Mortgager is Borroner



x—x Mhere the Borroner or Mortgrgor is not the the independent of the property has been previously of encumbered, the nature of his interest or the define of such encumbrances should be entered in hen of the nords on the hords.

II I/O in the event of my making default in payment of any portion of the system of the antest fixed in or under the loves of the system of the proceeds agree that the Secretary of States in the activities to cause the and lands to be sold and the proceeds to be applied in payment of the whole mount outstanding at the time to be applied in payment of the whole mount outstanding at the time of all less and the time the system.

12 And I further agree that it shall be lawful for the Secretary of Elite to eause the said lands to be sold without the intervention of the Court under section 69 of the Transfer of Property Act, 1882, in either of the following erses, namely —

(a) Where the said momes or any part thereof have become due and notice in writing requiring payment thereof has been served upon not indicementale after any one me indication indication indication in the payment for the property of the p

upon me me ind i have made default in pay ment for three months after such service, or

(b) Where some interest on the loun(2) referred to in the said Order amounting to at least his mindred rupees (Rs 500) is in arrears and unpaid for three months after decoming due

day of

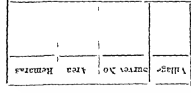
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vitnesses)	* 	*	*	*	炸	*
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					(dmud r	
(19 // 01)	ture of Bon	សញ្ជេខ)				

ly entitled free from encumbrances or the margin x [to which I am absolute-Secretary of State the lands specified in of the same, I hereby mortgage to the and as security for the due repayment and referred to m the above written order, advanced to the abovementioned A B In consideration of the monies

of land offered as security Mortgage by endorsement

other than Borrower Mortgagor is some person



the nords in brackets should be entered in lieu of details of such encumbrances nature of his interest or the viously encumbered, әұұ гие ргорегуу даг бееп ргеis not the absolute orner or x-x Muere the Mortgagor

payment of the amount of the said default uberty to cause the said lands to be sold and the proceeds to be applied in making default in any such payment the Secretary of State shall be at the amount of the default, AND I also agree that in the event of my said Order for payment, I hereby agree to pay to the Secretary of State any portion of the said momes on any of the dates fixed in or under the Ax on the event of the said A B making default in payment of

Court under section 69 of the Transfer of Property Act, 1882, in either State to cause the said lands to be sold without the intervention of the 10 Yinther agree that it shall be lawful for the Secretary of

me and I have made default in payment for three months after and notice in writing requiring payment thereof has been served upon (a) Where the said monies or any part thereof have become due of the following cases, namely —

Order amounting to at least five hundred rupees (Rs 500) is in (b) Where some interest on the loan(s) relerred to in the said ench service, or

arrears and unpaid for three months after becoming due

(edezontru out—		
lo sombangi2)		\(\begin{pmatrix} \delta \mundT \\ \mathrace{1}{\mundT} \end{pmatrix}\)
(Signature of mortgagor)		
day of	Dated this	

ers) being residents of ្នុនសេព្រាសេខ្ HIFEFIS the persons mentioned in Order gi ming a joint lo in Bozn Forn Zo 2

nud district of the talula of Borroner- (heremafter called the Borrow column 2 of Schedule A hereto as

have applied for a loan under

(or some, or one, of the Borroners) have at 2 [L/L | L/L | the Agriculturists? Louns Act, 1881.

et (s)med dire said loanness no ym and her and the anomat now outstandpreviously been granted a loan under the

is detailed in column 3 of Schedule A]a

a - a Cinnol where there

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Louis 1ct, 1881.

नेप्राच्या ३५ ताल

m nzed mstalments the tempor france to them table for the priment of the major round principle and the first figure and the first firs Lenthe Borroners have agreed to be jointly and severally

merces of of per cent per annum for the purposes respectively) is hereby grinted to the Borroners at simple SH) Sudna In some manufactor of the following of the following of

there is no presions loan RIBIZING WITH INTERESTAND THE A b lo be emeeled where I olubodos do of schedule I

in such proportion and amount as shall to be exclited to interest and principal - և շանց ա գրծասենա շուր աշբոլուցաբ the appregate amounts and on the dates rions founds) but fixed installments of and costs outstinding on the said preb [togetherwith the principal, interest costs of granting the present loan

from time to time be hized by the Reseauce

> नुद्रा गा भा tmount mornorial mandra i listel Alghis Lacella (1) i fet i verio (-)

and A to all the reconstrable in addition to the said hazdinetas) charge the for delay in paymentin accordance with the rules under the (Proxided that my further interest simple or compound which may be erminent until the n hole of the dues outstanding shall have been repaid authorities subject to the control of Gov-

ments incritioned in column 8 of Schedale A specified in respect of each Borroner and on the dates and in the metalhed copy of this Order at the Treasury at in the amounts This Lors shall be paid to the Borrowers on production of a certi-

and the Rales for the time being in force thereunder and to the following This Lors of the granted subject to the provisions of the said Act

in column t of Schedule A, themselves in ble for and bound to contribute the amount specified loan non granted, each of the Borroners is as among the Borrowers (1) Le to the repayment of the aggregate principal amount of the Cozpitiozs manely

—IIX 19A , \$881]

(2) As to the payment of the aggregate instalments hereinbefore mentioned, which are inclusive of principal, interest and costs of the loan now granted (and previous loans outstanding) each of the Borrowers is as among the Borrowers themselves liable for and bound to contribute (subject to condition 7) the amount specified in amounts shall (subject to condition 6) be payable on the dates hereinbefore mentioned for the payment of each aggegate installment; (3) All the Borrowers are nevertheless jointly and severally liable for and bound to repay to Government the total amount of the loan now granted with interest and costs (together with the total amount outstanding on the previous loans hereinbefore referred to with interest and costs), and the total amount so payable shall (subject to conditions 6 and 7) be payable in the aggregate in the installments to conditions 6 and 7) be payable in the aggregate in the installments

and on the dates hereinbefore specified of the purposes for which it

(5) The works for the purpose of which this loan is granted.

shall be completed out before the day of or the subsequent date to which an extension of time may be granted by the grantor; (6) Any instalment of this [and previous] loan(s) shall be payable on such earlier date than the date herein fixed in that behalf as

on such earlier date than the date herein fixed in that behalf as may be fixed in any year by the Sub-divisional Officer having regard to any exceptional agricultural conditions in the year (as to which conditions his decisions shall be final),

(7) Any instalment of this [and previous] loan(9) may be increased to such amount not exceeding double the amount hereinbefore fixed as may be determined in any year by the Sub-divisional deforming regard to any exceptional agricultural conditions in

the year (as to which conditions his decision shall be final)

8 In default of the due observance by any of the Borrowers of any of the foregoing conditions, or if any matalment is not fully paid within one month of the date filed for its payment, the whole of the amounts outstanding against the Borrowers may be recovered immediately from the Borrowers like period filed Borrowers is not the period filed for its payment, the period filed for repayment has not elapsed for repayment has not elapsed

9 We the persons who have signed our names or whose thumbimpressions have been recorded in column 9 of the under written Schedule A hereby agree to all the terms and conditions of the written Schedule A and accept the same as correct and our signatures or thumb impressions here accept the same as correct and our signatures or thumb impressions here accept the same as correct and our signatures or thumb impressions here accept the same as correct and our signatures or thumb impressions here.

10 As not further agree that when any disbursement has been made to any of us, the signature or thumb impression of the recipient if made or recorded in Schedule B hereunder written shall be evidence of his has mig duly received such disbursement to the amount therein specified

Weisensinists, round] FAVGLYFFLE VEHFLING TO BOMBIN

Schedule A

496			}								
			Date	Amount	Date	Amount	Date	Amount	Agsessincut	Ana	Survey No
	Истагья	mpressle		3rd	İ	2nd		1st			
		Signature or thumb impressions of Borrowers	· ·	y ucol	श्ति धीश विजया	da ni e	d ot	len I	T P	nel 10 ella nel 10 ella nella 11 nella	to II o al i
	ot	6			8					2	
					,					i i i	1
Purpose for which p	Amount of each		Portions of present loan for rejayment of which the Borrowers are rejectively liable as between themselves		1	I rhelpal	Rate of Interest	Amount	Date	Name and Account N	-celal mumber
resent 1	between themselves		Harrie	loati fo	ا د	p	э	9	p	o of Ik	ı
present loan is granted	ted lustalments And costs of The costs of	thulont) strojni provious tensol vronost	or repayment o			bur	nalad li ol euoly ovoran	hite	1	No of Borrowers	
9	ç			F					' 1		

Schedule B

	do yab						Dated this						
						1		-					1
81, unture of disbursing officer	Esignature I or thumb impression of person receiving disbursement	ច \mount	I Date of third disbursement	5 bignature of disbursing officer	Signature or thumb impression of person recalling disbursament	_∞ Amount	., Date of second disbursement	e Signature of disbursing officer	signature or thumb Impression of person receiving distaurson cut	ե Amount	co Date of first disbursement	to ontro of nostay of mody of mody observed thour observed	- Serial number

(Signature of Grantor or of Mainlatdar, if the Assistant or Deputy Collector is the Grantor

Вохр Гови Ио 3

(s) naol bins of the said loan(s) the said Act and the amount now outa loan mider granted been previously (or some, or one, of the Borrowers)-have 4.2 [7/D WHEREAS the Borroners turists, Loans Act, 1881 applied for a loan under the Agriculdistrict of sty in the taluka of pnu ers), heing residents of Borron ers) hereinafter called the Borroned in column 2 of Schedule A hereto as Where are of the persons mentiou-

A stated in column 3 of Schedule A cach of the Borrowers to whom a hoad may been granted has been greed to repay the suid previous and previous and previous and previous and previous forms with interest in fixed

Order granting lorns ander the Agneulturists' Loans Act, 1881, to a number of borroweis in severalty

a = a . To be cancelled where a = a .

 ϕ . This oper with each that a loan is hereby granted to each of the Borrowers of the amount of the column 4 of Schedule Δ opposite the

n [zinomlateni

specified in column 5 of Schedule A, ments of the amounts and on the dates the said previous loans]b in fixed instaleipal, interest and eosts outstanding on present loan befogether with the prinoutstanding interest and the costs of granting the there are no presious loans REPAY IBLE III each case with p-p, Lo pe emeelled where Ŧ THE PURPOSES respectively specified in column 7 of the same Schedule nime of each Borroner at simple interest of 83 per cent per annum vor

that any intther interest, simple or comerse shill have been repaid (Provided nhole of the dues ontstanding in each to the control of Government until the azed by the Revenue authorities subject amount is shall from time to time be and principal in such proportion and such instillments to be eredited to interest

addition to the said fixed instalments, mder the said leaf that be recoverable in in pay ment in accordance with the rules pound, n hich may be chargeable fordelay

(5) Any instalment of any of these (and previous) loans shall be true and complete (which statements are contained in column 10 of Schedule A) are

the lands mortgaged by the Botton ets as security for these loans (4) The statements that there are no encumbrances now existing defails of the encumbrances or otherwise any land mortgaged as security for these loans

tors or assigns shall transfer by "ay of mortgage, sale, gift, partition (3) None of the Borroners, their heirs, executors, administra-

to which an extension of time may be granted by the Officer grant-Schedule A hereto in respect of each loan, or the subsequent date

(2) The $\frac{n \text{ orks}}{\text{objects}}$ for the purposes of n high these loans are grant-

(1) Each of these loans shall be applied solely to the purpose for

Act and the Rules for the time being in force thereimder and to the Each of these loans is granted subject to the provisions of the said

date specified in eolumn 8 of

mg the loan

ed shall be carried out

which it is granted

following conditions, namely —

regard to any exceptional agricultural conditions in the year (as as may de fixed in any year by the Sud-divisional Officer having payable on such earlier date than the date derem fized in this behalf

mereased to such amount not exceeding double the amount herein (6) Any metalment of these (and previous) loans may be to which conditions his decision shall be final)

(as to which conditions his decisions shall be final) having regard to any exceptional agricultural conditions in the year fixed as may be determined in any year by the Sub-divisional Officer

payment has not elapsed may be recovered immediately, notwithstanding that the period fixed for of the amounts for the time being outstanding against such Borrower Borrower within one month of the date fixed for its payment, the whole any of the foregoing conditions, or if any instalment is not paid by any In default of the due observance by any one of the Borrowers of

and in the instalments specified in respect of each Borrower in column certified copy of this Order at the Treasury at on the dates These loans shall be paid to the Borrowers on production of a

A subshall to 8I

acceptance impression made in the said column 13 witnesses this his agreement and and each of us accepts the same as correct and his signature or thumb conditions and particulars apply in respect of the loan granted to him, particulars specified in the said Schedule A so far as the said terms, hereby agrees to all the terms and conditions of this Order and to the thumb impressions have been recorded in column 13 of the said Schedule Schedule A hereunder written who have signed our names or whose 8 EACH OF US the persons mentioned as Borrowers in column 2 of

received such disbursement to the amount therein specified in Schedule B hereunder written, shall be evidence of his having duly been made to him, his signature or thumb impression, if made or recorded AND each of us further agrees that when any disbursement has

and we hereby declare that our signatures recoverable from us jointly and severally **Ilada** monres bigs tμe then when the same shall become payable, ans total tagai outstandings the loan now advanced to him at any time payment default in твке llada hereby agree that if the said Borrower ob bas soob beretad does and do and every one and every two Borrower, sureties for such Borrower entered opposite the name of any whose names or thumb impressions are to any one or any two or more of us the same, hereby declare that we are, as the Borrowers entered in column 2 of dule A as sureties, opposite the names of in column 14 of the underwritten Scheour names or made our thumb impressions WE the persons who have signed

Зисетуать в втеетепт

 $\it u$ pose name each Mortgregor has made his signature or thumb impression In consideration of the monies advanced to each Borrower (opposite

as follons namely — Schedule A as Mortgagors hereby agrees in column 16 of the underwritten thumb impressions have been recorded nho have signed our names or whose 14 Each of us deing the persons

than Borrowers) mortgages by persons other Mortgage agreement (as to

Schedule A hereunder written is evidence of this his agreement that his signature or thumb impression made in column 11 of the said AND each such Borron er hereby lastly agrees and declares

unpaid for three months after becoming due amounting to at least his elundred rupees (Re 500) is in arrears and

(b) Where some interest on the loan(s) granted to the Borrower after such service, or

the Borroner and he has made default in payment for three months and notice in writing requiring payment thereof has been served on

(a) Where the said monies or any part thereof have decome due

Act, 1882, in either of the following cases, namely interiention of the Court under section 69 of the Transfer of Property for the Secretary of State to cause the said lands to be sold without the Borron er and e ich such Borron er further agrees that it shall be lawful amount outst inding against lum at the time of sale, And he the to be sold and the proceeds to be applied in payment of the whole that the Secretary of State shall be at liberty to cause the said lands abone-nritten Order for payment each such Borroner hereby agrees 22 And in the event of the default in payment of any portion of the dates fixed in or under the

the said Schedule his the interest specified in column 10 of the sud Schedule A in which lands he ted opposite his name in column 9 of to the Secretary of State the land specieach such Borroner hereby mortgages security for the due repayment thereof STIIIG εμс consideration of State the loan now advanced to him, and in by agree to repay to the Secretary of the undernritten Schedule A does heresion has been recorded in column 11 of signed his unine or "hose thumb impres-II EACH OF US BOTTOWETS Who has

morth ges by Borroners) भाग्रही हिंद ने हिर्देश में भारत हैं हैं

our agreement of the said Schedule are evidence of this or thumb impressions made in column 14

and heremafter referred to in this agreement as the Borrower) and as security for the due repayment of the same, each such Mortgagor hereby mortgages to the Secretary of State the lands specified opposite his name in column 15 of the said Schedule A,

AND in the event of the Borrower making default in payment of any portion of the said momes on any of the date fixed in or under the said Order for payment, each such Mortgagor hereby agrees to pay to the Secretary of State the amount of the default, AND each such Mortgagor also agrees that in the event of his making default in any such payment the Secretary of State shall be at liberty to cause the said lands to be sold and the proceeds to be applied in payment of the amount of the said default, AND each such Mortgagor further agrees that it shall be lawful default, AND each such Mortgagor further agrees that it shall be lawful for the Secretary of State to cause the said lands to be sold without the for the Secretary of State to cause the said lands to be sold without the ACt, 1882, in either of the following eases, namely —

(a) Where the said monies or any part thereof have become due and notice in writing requiring payment thereof has been served on the Mortgagor and he has made default in payment for three

months after such service, or

(b) Where some interest on the loan(s) granted to the Borrower amounting to at least five hundred rupees (Re 500) is in arrears and amounting to at least five hundred rupees (Re 500) is in arrears and

And each such Mortgagor lastly agrees and declares that his signature or thumb impression made in column 16 of the said Schedule A hereunder

written is evidence of this his agreement

our names or whose thumb impressions our names or whose thumb impressions have been recorded in column 12 and column 17 of Schedule A hereunder written as attesting virinesses hereby artists that we have and each of us declares that he have and described in mortgage of the land described in column 9 or column 15 of the said schedule by the persons mentioned in schedule, as the case may be

Declaration by attesting wienesses

Schedule A referred to above—conta

F bignature of disbursing officer	bignature or thing hiprosolon	7 Vinount	I Date of third disbursement	of blausture of disburshing officer	6 person receiving disburrement	, Amount	., Dite of second dishursement	- 1	e blensture of disbursing officer	bignature or thumb impression of	Innount	, but of tir t dishure ment	to om of two of two on the on the color	171
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Date	Date	Amount	Dute	Amount	Signatures or thumb impressions of witnesses	Same etc and alguature or thumb hap slons of mortgagors of land entered in Col	Ri marks	Insurent	۸na	Burns number	Signatures or thumb Impressions of sureties	Signature or thumb impression of the Order in token of assent to conditions of the Order	Signature or thumb witnesses	Blensture or thann't impression of Horrower in token of correctness of entries in Cols 9 and 10 and in evidence of the mortgage
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OKDERS UNDER AOT VI OF 1886

BIRTHS, DEATHS AND MARRIAGES REGISTRATION

Noin No 624, G D, 13th Feb 1889, para 1, B G, 1889, Pt 1, p 124

Under Section 6 of the Births, Deaths and Marriages Registration Act, 1886, His Excellency the Governor in Council is pleased to establish in the City of Bombay a General Registry Office for the purposes specified in the said section under the charge of the Registrar General of Births, Deaths and Marriages appointed for the territories under the administration of the Government of Bombay

Noin No 3348, G D, 25th Sept 1888, B G, 1888, Pt I, p 771

In exercise of the power conferred by Section 6, clause 1 (b), of Act VI of 1886, His Excellency the Governor in Council is pleased to appoint the Inspector-General of Registration and Stamps, Bombay, to be Registrar General of Births, Deaths and Marriages for the territories inder the administration of the Government of Bombay.

AUTHORIZING THE SUB-REGISTRAR OF BOMBAY UNDER ACT III OF

Noin No 1878, G D, 10th May 1895, B G, 1895, Pt I, p 579

In exercise of the powers conferred by Section 9 of the Births, Deaths and Marriages Registration Act, 1886, His Excellency the Governor in Council is pleased to authorize the Sub-Registrar of Bombay under Act Hill of 1877 to certify, in the absence from the City of Bombay of the Registrar General of Births, Deaths and Marriages, copies of entries required by Section 8 of the said Act to be given to persons applying for them

Noin No 624, G D, Isin Feb 1889, para 2, B G, 1889, Pt 1, p 124, as amended by Noins No 4421, G D, 23rd Oct 1889, as amended by Noins No 4421, G D, 23rd Oct 1889,

amended by Notins No 4421, & D., 251d Oct 1889, amended by Notins No 4421, & D., 25th Mar 1908

His Excellency the Governor in Council is further pleased, under Section 12 of the said Act, to make the following appointments —

(a) by virtue of their office, all persons appointed Registrars of Districts under the Indian Registration Act, 1877, to be Registrars of Births and Deaths for the local areas within their respective Districts,

(b) by virtue of their office, all persons appointed under the said Registration Act as Sub-Registrates of the Sub-Districts mentioned in List A to be Registrate of Births and Deaths for the local areas respectively defined by the corresponding entries in the third column of the said list,

FOCAL STIRS AND ORDERS UNDER (1856 ASIVI

(c) by name, the Ministers of Religion mentioned in List B be Registrars of Burths and Deaths ior the territories of the Government of Bombay.

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Under Section 12 of the Burths, Deaths and Marriages Act, 1886 His Excellency the Governor in Council is pleased to appoint the following persons, by virtue of their offices as Registrate of Burths and Deaths for the areas marked against their names —

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^{*} This order is modified by Soin So 181, G. D., 27th Oct 1921, printed on page 2.0 ultra

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ρo	The Municipal Registrar of Deaths	Вотрау (Sin п)
$\tilde{\mathbf{p}}$ o	Do do	Кагасы
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Bombay Presidency.	Minister for the time being in	Bombay
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	Church	-m-J
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	Church Establishment	1
Bombay Presidency	The Clergyman or Officer in charge	Rantagiri
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APPOINTING THE SUPERINTENDENT OF MAHABLESHWAR, BY VIRTUE OF HIS OFFICE, TO BE REGISTRAR OF BIRTHS AND DEATHS FOR MAHABLESHWAR.

In exercise of the powers conferred by section 12 of the Births, Deaths and Marriages Registration Act, 1886 (VI of 1886), and in supersession of so much of Government Motification in the General Department, Motification in the General Department, Motification in the Repointment of the clergyman or officer in charge Christ Church, Mahableshwar, as Registrar of Births and Deaths for the area marked against his name, the Governor of Births and Deaths for the area marked against his name, the Governor in Council is pleased to appoint the Superintendent of Mahableshwar in Council is pleased to appoint the Superintendent of Mahableshwar

niakes Reclairsion } + / C f/11 / f5 / LPPLY 1/G TO HOMB LY

wir in the Satari District by virtue of his other, to be Registrar of Births and Deaths for Mahablesh-

20th Xo 181, (1 D), 27th Oct 1921, B (1, 1921, Pt 1, p 2779 MAKKAN MAY 111 1040 MOT SHIM 40 MY SHIMB 40 SMATSID IN

Registrate of Births and Deaths for the areas marked igainst their pleased to appoint the following persons, by virtue of their offices, as Zovember 1890, the Governor, with the concurrence of his Ministers, is m modification of Government Nottheation No. 1122, dated the 5th I nder Section 12 of the Births, Derths and Marriages Act, 1886, and

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adulaT nonghunZ	हिल्लानरम् भिन्नानरम्	brumal,
แดมอเทลสมาราช การ	реприятон	n mrt/

RULES UNDER THE ACT

1891, an amended by G off, Home Dept, Noins No. 185, 27th July 1891, and No. 7221 1, Q D, 19th Dec. 1911 God Aon No 2600, G D, 25th July 1888, B G, 1888, Pt I, p G of I, Home Dept, Notn Vo 1173, 19th July 1888, republished in

In these rules where is something repugnant in the subject Marringes Registrition let, No VI of 1886 – rules in ide under Sections 20, 28, and 36 of the Births, Deaths and The Governor General in Council is pleased to publish the following

or contert;--

Registration Act, 1886, (1) "the Act" me me the Births, Deaths and Marringes

a Registrar General of Birthis, Deaths and Marriages and a Registrar (3) " Registrat-General" and " Registrat" mean respectively (2) " schedule" me my a seliedule to tliese rules

of oldann er of n noeron to a sometime thin ben " uga" (1) of Births and Denthis appointed under the Act.

Notices of births and deaths shall be in the forms set forth in мыке риз и ине инсридся инык

(1) the signature of the person giving the notice is known to the The notice shall be presented to the Registrar in person unlessspecify the capacity in which the person claims to be authorised to give it Every such notice shall be signed by the person giving it and shall Schednle A and Schedule B, respectively

P yd (d) to lugs linging dia official seal of the particle and official seal of (b) (11) the signature on the notice has been duly authentiented by

guected officer of Government whose signature is known to the

of the date of the birth or death to which it refers, as the case may be for the local area in which the buth or death occurred within three months Every such notice shall ordinarily be presented to the Registrar

within aix months from the date of its occurrence and with the special which he considers sufficient, accept notice of a birth or death at any time Provided that the Registrar may, of his own authority for any reason

An appeal against an order of a Registrar refusing to register a sanction in writing of the Registrar-General after that time

the birth or death discretion either confirm the order of the Registrar or direct him to register to Section 19 of the Act shall he to the Registrar-General who may in his birth or death on any other ground than that referred to in proviso (a)

Regusters of births and deaths shall be kept in the forms set forth

in Schedule C and Schedule D, respectively

as it it were a birth or death which had occurred within the local area Regustrar may receive notice of such dirth or death and register the same to give the prescribed notice to the Registrar for that local area, any buth or death occurred so soon after its occurrence that he was unable necessity, or unavoidable accident to leave the local area in which such person giving notice of birth or death was compelled by duty or urgent When a birth or death has occurred during a journey, or when a

for which he has been appointed.

rule death given under the circumstances described in the last foregoing birth or death must be given, shall apply to every notice of a birth or The provisions of Rule 4, as to the time within which notice of a

local area within which the birth or death occurred, a copy of the entry in death forward to the Regretrar-General, and to the Regretrar of the and shall within one week from the date of the registration of the birth or Registrar of the local area within which the birth or death occurred, record in his register the reason why the notice was not given to the Rule 7 the Registrar to whom the notice of the birth or death is given shall In every case of a birth or death admitted to regretiation under

Every Registrar shall paste into a book kept by him for the purpose the regreter relating to the birth or death.

mg the copies shall be at all reasonable times open to mapection by any all copies of entries received by him under this rule, and the book contain-

person desume to mapect it

arriving at such port any buth or death which has occurred on the high seas on board any ship The Registrar for any local area including a port may register

Provided that notice of the birth or death is given to such Registrar

Commander of the ship and the approximate latitude and longitude of the name of the ship on which the event occurred and the name of the register there shall be specified in lieu of the name of the place at which In the notice of such birth or death and in the entry thereof in the gide ship is street the smirel of the ship

the ship's position at the time of the buth or death

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tounded Provided that the Registrar is satisfied that the application is well

the Registrar or direct him to correct the error Registrar-General who may in his discretion either confirm the order of to correct an asserted error in an entry in a register shall lie to the An appeal against an order of a Registrar under this rule refusing

year from the date on which the notice of the dirth or death was given register of deaths shall not be entertained after the expiration of one an application for the correction of an entry in a reguster of dirths or Without the special sanction in writing of the Registrar-General

the sections of the Act there referred to The sums specified in Schedule K shall be the fees payable under

Regular Forces and all scamen shall be exempted from the payment of Provided that soldiers and non-commissioned officers of Her Majesty's

for their own use any fees which they may realize under these fules are not Government servants or who are ministers of religion may retain Registrars who send a copy of the certificate to the Registrar-General Registrar a certificate of the amount so credited, and the Registrar shall The Treasury Officer shall give each to be credited to Government shall forward such fees at the end of each month to the nearest treasury form set forth in Schedule L of all fees realized under these rules, and ment servant and not a minister of religion, shall keep a register in the Every Registrar-General and every Registrar, who is a Governany fees

SOREDULE A

Molice of Birth

and by religion 13 by race із ру гасе § and by religion gave birth to a male child which has been named b)) the wife of §) **‡**‡) 11) ao hereby give notice for the purposes of Section 19 of Act VI of 1886 that

Date betated I have satisfied myself of the truth of all the facts above notice of this dirth inasmuch as I— I am qualified under Section 20 of Act VI of 1886 to give and by occupation

page 283 infra. tion 20 of Act VI of 1886, see oed to anous For

‡‡ Enter the name of town or village Resrqence $^-$ -nortaquəəO Signature—

ff Enter date ¶ Enter father's name § Enter mother's name. llut au oman †

To the Registrar of Births and Deaths for-

		to me
пурид гі	m my presence and that the said	signature above
ard bəzifta	ntiment, hereby certify that	don
), define a Gazetted officer of () ,t.
rottotheriut gassion	heing a historic oxe	11
	llon ing certificate should be filled up —	Registrar, the fo
	estate of the person giving notice is not	
ΥX	ru- { ENVCL/HENLS VEHIVING TO BOME	nages Registration

Signature and
Designation of certifying Officer

The following extracts from Act VI of 1886 and the Rules framed

Acr VI of 1886

S 19 — Every Registrar of Births and Deaths, on receipt of notice of a birth or death within the local area or among the class for which he is appointed shall, if the notice is given within the prescribed time and in the prescribed inode by a person authorised by this Act to give the notice, forthwith make an entry of the birth or death in the proper register book forthwith make an entry of the birth or death in the proper register book. Provided that—

(a) if he has reason to believe the notice to be in any respect false, he may refuse to register the birth or death until he receives an order from the Judge of the District Court directing him to make the entry and prescribing the manner in which the entry is to be the entry and prescribing the manner in which the entry is to be

(b) he shall not enter in the register the name of any person as father of an illegitimate child, unless at the request of the mother

and of the person acknowledging dimest to be the father of the child S = 20—Any of the following persons may give notice of a dirth mely —

namely — (a) the father or mother of the child,

Seal

(b) any person present at the birth,

(c) any person occupying at the time of the birth any part of the house wherein the child was born and having know edge of the child having deen dorn in the house,

(a) any medical practitioner in attendance after the birth and having personal having charge of the birth having occurred, (e) any person having charge of the child

S 22 —(1) When an entry of a birth or death has been made by the Registrar of Births and Deaths under section 19, the person giving notice of the birth or death must sign the entry in the register in the

presence of the Registrar

Provided that it shall not be necessary for the person giving notice to attend before the Registrar or to sign the entry in the to the satisfaction of the Registrar such evidence of his identity as to the satisfaction of the Registrar such evidence of his identity as the be required by any Rules made by the Local Government in this behalf

(2) Until the entry has been so signed or the conditions specified in the provise to sub-section (1) have been complied with, the birth

or death shall not be deemed to be registered under this Act

(3) When the birth of an illegitimate child is regratered, and the mother and the person acknowledging himself to be the father of the child jointly request that that person may be regratered as the father, the mother and that person must both sign the entry in the register.

in the presence of the Registrar

S 23 —The Registrar of Births and Deaths shall, on application made at the time of registering any birth or death by the person given of the birth or death and on payment by him of the prescribed fee, give to the applicant a certificate in the prescribed form, signed by the Registrar, of having registered the birth or death

Rules under Act VI of 1886

Rule 2 — Motices of births and deaths shall be in the forms set forth in

Schedule A and Schedule B respectively

Rule 3 —Every such notice shall be signed by the person grains it, and shall specify the capacity in which the person claims to be authorised to give it.

Rule 3.4.—The notice shall be presented to the Registrar in person unless (1) the signature of the person giving the notice as known to the

Begishtar, or

by a Magnetrate on the notice has been duly suthenticated by a (n) s Magnetrate under his signature and official seal or (b) by a

gazetted officer of Government whose signature is known to the

Regustrar for the local area in which the birth or death occurred within three months of the date of the birth or death occurred within three months of the date of the birth or death to which it refers, as the three months of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the birth or death to which it refers, as the contrast of the date of the date of the birth or death to which it is a contrast of the date of

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Provided that the Registrar may, of his own authority, for any reason which he considers sufficient, accept notice of a birth or death at any time within aix months from the date of its occurrence and with the special sanction in writing of the Registrar General after

that tum

W B—The see payable under section 23 for a certificate of registration of a birth or death is one Rupes,

Pirits, Deaths and Mar- ENACTMENTS APPLYING TO BOMBAY

Registrar for that local area, occurrence that he was unable to give the prescribed notice to the local area in which such buth or death occurred so soon after its by duty or urgent necessity or unavoidable accident, to leave the or when the person giving notice of a birth or death was compelled, Rule 7 — When a dirth or death has occurred during a journey,

local area for which he has been appointed the same as if it were a dith or death which had occurred within the any Registrar may receive notice of such birth or death, and register

SOREDOLE B

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Оссираетоп	
Signature	$\mathbf{D}a$ te
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(the purposes of section 19 of Act VI of 1886 that or (the purposes of section 19 of Act VI of 1886 the control of the contr	((1)
Sirths and Deaths for	
Notree of Death	

WODIW & If deceased was a married woman or t Enter the name of town or village

-IA 1986, Act VI-TOCAL BUDGE VAD ORDERS LADER

is puona to aic The sign is a sent above in iny presence and that the said

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Designation of certifying Officer ប្រពន្ធ ១៣៦៩ឃ្មេស

thereunder are printed below for public information — The following extracts from Act VI of 1886 and the Rules framed

ACT VI OF 1886

Provided thatforthwith make an entry of the birth or death in the proper register book the presended mode by a person authorised by this act to give the notice, appointed shall, if the notice is given within the presended time and in a direct or death nithin the local area or among the class for nhich he is S 19 - Every Registrar of Births and Deaths, on receipt of notice of

he may refuse to register the birth or death until he receives an order (a) if he has reason to believe the notice to be in any respect false,

eatty and prescribing the manner in which the eatry is to be made, from the Judge of the District Court directing him to make the

S21 -Any of the following persons may give notice of a death,

(a) any relative of the deceased having knowledge of any of the – Aləweu

particulars required to be registered concerning the death,

(b) any person present at the death,

the house wherein the death occurred and having knowledge of the (c) any person occupying at the time of the death any part of

deceased having died in the house,

(a) any person in attendance during the last illness of the

S 22 —(1) When an entry of a dirth or death has been made by the (c) any person who has seen the body of the deceased after death deceased,

presence of the Registrar notice of the birth or death must sign the entry in the register in the Registrar of Births and Deaths under section 19, the person giving

(2) Until the entry has been so signed or the conditions specified required by any killes made by the Local Government in this dehalf satisfaction of the Registrar such evidence of his identify as may be ter if he has given such notice in writing and has furnished to the notice to attend before the Registrar or to sign the entry in the regis-Provided that it shall not be necessary for the person giving

or death shall not be deemed to be registered under this Act in the proviso to sub-section (1) have been complied with the bitth

S 23 —The Registric of Births and Deaths shall, on application made it the time of registering any birth or death by the person giving notice of the birth or death and on payment by him of the prescribed fee, give to the applicant a certificate in the prescribed form, signed by the Registric, of haring registered the birth or death

Rules under Act VI of 1886

Rule 2 — Notices of Births and Deaths shall be in the forms set forth

in Schediile A and Schedule B respectively

Isule 3 — Isvery such notice shall be signed by the person giving it, and shall specify the capacity in which the person claims to be authorised

to give it
Rule 31 — The notice shall be presented to the Registrar in person

nnjeza renje 27 — i ne norice znan pe bresentea to the registrat in person

(1) the eighbethe of the person giving the notice is known to the

Registral of the signifier on the notice has been duly authenticated by a least of officer of the signifier on the notice has been duly authenticated by a least of the signifier of the notice has been duly authenticated by t

Registrate the local area in which the birth or death occurred within three true for the local area in which the birth or death occurred within three months of the date of the birth or death to which it refers, as the case

oq suut

Provided that the Registrar may, of his own authority, for any relation which he considers sufficient, accept notice of a birth or death it any time within six months from the date of its occurrence and with the special sanction in writing of the Registrar General after with the special sanction in writing of the Registrar General after

Fule 7 — When a birth or death has occurred during a journey,
or nhen the person giving notice of a birth or death was compelled

or when the person giving notice of a dirth or death was compelled by duty or urgent necessity or unavoidable recident, to leave the local area in which such dirth or death occurred so soon after its occurrence that he was unable to give the prescribed notice to the

Registrar for that local area,

any Registrar may receive notice of such birth or death, and register the same as if it nere a birth or death nhich had occurred within the local area for nhich he has been appointed

SCHEDULE C

Register of Births (Rule 6)

3 Place of birth

N B —The fee pryable under section 23 for a cortificate of registration of a dirth

g Name, if any

Name, race, religion and occupation of father 9

Signature, description and residence of person giving notice 8 Name, race and religion of mother

ledging himself to be father [column only to be used in the case reserved Signature, description and residence of mother, and person acknow-(Signalure to appear only when the notice is presented personally to Registrar)

Reason why notice was not given to Registrar within whose local to in section 19, proviso (b), and section 22, sub-section (3)

area dirth occurred (column only to be used in the case of a dirth registered

(T sluk rebnu

Date of registration H

Signature of Registrar

Rechification of error in entry. EI 77

Schedule D

Regrater of Deaths

(Rule 6)

Serial number

7 Date of death

Place of death

Ŧ g

Name, race, religion and occupation of parents of deceased g Name, sez, race, religion and occupation of deceased

When deceased was a married woman or a widow, name, race, 9

religion and occupation of the husband or late husband

Age of deceased L

Cause of death 8

Signature, description and residence of person giving notice 6

local area death occurred (column only to be used in the case of a death Reason why notice was not given to Registrar within whose OI (Signature to appear only when the notice is presented personally to Registrar)

registered under Rule 7)

Date of regration II

13 Signature of Registrar 71

Rectification of error in entry

SCHEDOLE E

Certificate of Registration of Birth or Death

(Rule II)

the entry in the Register of Births (or Deaths) of which a true copy is Certified that I have this day regratered the birth (or death) to which

10

Dated the above written, relates

Y B'

tor (local area or class) Regretrer of Births and Deaths

Nature of certificate or copy granted	Ť
Dute of application	8
Name and residence of person applying for certificate or copy.	3
Serial number	I
(Rule 13)	
egister of Certificates of Registration or copies of entries granted	\boldsymbol{x}
Зсиврогь Б.	
Deaths and Mar- EVACTMENTS APPLYING TO BOMBAY	Pirths,

Всивриге С

Certificate of truth of copies of entries sent to Registrar-General.

(Rule 14)

ខ្មាលរាជ្ញា Certified that the above, which contains entries from No

, is a true copy of all the entries in the Register regarding to No

of Birthis (or Register of Deaths, as the case may de) kept by me for the

Remarks

Fee pard

Initials of Registrar

8

L

9

Dated the three months ending

Date of grant of certificate or copy

ło

for (local area or class). Registrar of Births and Deaths -(Signature)

day of

Всиероге Н

Index of certified copies of Registers of Births.

(Rule 15)

Father's name Vame and sex

Date

Рівсе

Reference to certified copy of Register

SCHEDULE I

Index of certified copies of Registers of Deaths

(Rule 15)

Father's name Mame and sex

Date

Place

Reference to certified copy of Register

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Sugnature of Treasury official, and date of receipt in Treasury
Supreme of Registrar-General or officer authorised under section
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                                                                  Section of Act under which chargeable
                                                                                                           On what account received
                                                                                                                       From whom received
                                                                                                                                           Date of receipt
                                                                                                                                                Serial number
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                                                                                   Regreter of Fees
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                                           (v) Under section 25 for each copy of an entry given
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                                              qu sanas uoi , isse l'additional year, four annas up (d)
                                                                                                                         (a) for the first year
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                                                                                                                 LOCAL RULES AND ORDERS UNDER
                                                                -IV 32A, 8881 }
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tlages Registration }

ENTRIES IN REGISTERS AND RECORDS VOLHOBIZING CERTAIN OFFICERS AND PERSONS TO CERTIFY COPIES OF

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In exercise of the powers conferred by sub-section (2) of Section 35

(I) of Section 35 of the said Act to be given to persons applying for them copies of entires in those registers of records as are required by sub-section ni force under clause (f) of Section 36 of the said Act, to certify such of the said section are kept, in accordance with rules for the time deing m hase custody the registers and records referred to in sub-section (1) in Council is pleased to authorize the respective officers and persons in of the Births, Deaths and Mallinges Registration Act, 1886, the Governor

Noin No 1878A, G D, 10th May 1895, B G, 1895, Pt. I, p 579

persons applying for them (1) of the said section 2. are by the said section required to be given to all such copies of entires in registers and records referred to in sub-section of Bombay of the Registrar General of Buths, Deaths and Marmages, of Bombay under Act III of 1877 to certify, in the absence from the City Jency the Governor in Council is pleased to authorize the Sub-Registrar of the Buths, Deaths and Maringges Registration Act, 1886, His Excel-In exercise of the powers conferred by sub-section (2) of Section 35

PPPOINTING COMMISSIONERS

For Nome Dept, Noin No 1557 20th Oct 1890, republished in Gove. Noin No 4342, 29th Oct 1890, B G, 1890, Pt I, p 1085

Deaths and Marriages for the Bombay Presidency hereafter be, sent under Section 32 to the Registrar General of Burths, and verifying the registers or records which have already been, or may and earneast oned persons to be Commission ers for the purpose of examining XVI of 1890, the Governor General in Council is pleased to appoint the Deaths and Marringes Registration Act, VI of 1886, as amended by Act In elercise of the power conferred by Section 35 A (1) of the Buths,

The Registiar General of Births, Deaths, and Marriages for the Bombay

Presidency

The Regratrar of the Bombay Drocese The Remembrancer of Legal Affairs, Bombay

TEES PAYABLE UNDER SECTION 35 OF THE ACT

Gove Noin No 4053, G. D., 31st Oct 1894 ar beneut new Dept, Norm No 296, 26th Oct 1894, republished in

36 (a) of the Births, Deaths and Marriages Registration Act, VI of 1886. General in Council is pleased to publish the following rules under section Home Department No 1173, dated the 19th July 1888, the Governor In continuation of the Notification of the Government of India in the

The following fees shall be payable under Section 35 of the said

yet, namely — Re a p.

Feorga delivered to the descriptive list of registers or records delivered to the Registrar-General by Commissioners appointed under Chapter V of the said Act

To a cach copy of an entry in any register or record

described in the above-mentioned descriptive lists of Her Majesty's Provided that soldiers and non-commenced officers of Her Majesty's Orlices and all seamen that be exempted from the payment of

Regular Borees and all scames shall be exempted from the payment of the foregoing fees, when the same are payable to a Registrar-General or a Government servant who is not a minister of religion.

Registiat General or any person being a Government servant and not a minister of religion having the custody of any such registers or records as aforesaid, they shall be entered in a register and otherwise treated, as it they were less realised under the rules published under the Notification. No 1173, dated 19th July 1888, above referred to When such fees are received by any other person, they may be reteired by such person.

BOLES AND ORDERS UNDER ACT XI OF 1886

TRAMMARS

VAD KVBVCHI VAD ILS SABABBS
EYLDADIAG IHD VGI IO IHD BOHBVA BBFSIDFAGA' E/CDLI IO BOHBVA

Noin No 84, P IV D, 9th Nov 1887, B C, 1887, Pt 1, p 899 Under the provisions of Section 2 of the Indian Tramwaye Act, 1886 the Governor in Council is pleased to extend the said Act to the whole of the Presidency of Bombay, except the City of Bombay and the town of Karachi and its suburds

DATEMBING THE AOT TO THE CANTONNENT OF KARACHI Noth No 4971, G D, 21st Sept 1901, B G, 1904, Pt I, p 1249
Under the provisions of Section 2 of the Indian Transmys Act, 1886, the Covernor in Conneil is pleased to extend the said Act to the Canton-

THE BOXBAY PRI SIDEMOY TRANSVAY RULES

Noin No 3097, d' D, 21th June 1896, B Q., 1896, Pt 1, p 691
The following Rules made in exercise of the powers conferred on the Governor in Conneil by the Indian Traniways Act, 1886, are published under Section 26 of the said Act for general information—

The Rules may be ented as "The Bombay Presidency Trammay

ment of Karaelu

The several nords and expressions defined in Section 3 of the structed under ". The Indian Tramways Act, 1886" They shall apply to all transways in the Presidency of Bombay con-

Interprotation Indian Tramways Act, 1886, have in these Rules

рис више шевпивь теврестие у ав ате выстеп

ın the following form --Order Tramways Act, 1886, shall be made in duplicate tocal authorities for an Form of application by it to construct a tramway under the Indian Every application by a local authority for an Order authorizing ment of bougueen

The Secretary to the Government of Bombay, оД ,-

General Department

SIL

умиср The application is made with the consent of the ing them to construct the said tramway His Excellency the Governor of Bombay in Council for an Order authorizon their behalf under Section 4 of the Indian Tramways Act, 1886, to miles, I am instructed to submit this application anna , a distance of not more mon that it is desirable that a transvay should be constructed and worked the purpose, a certified copy of which resolution is hereto annexed decided Board, Municipality or other body, as the case may de) duly convened for tills) having, by resolution passed at a general meeting of the (Local The (here the local authority applying should be designated by its proper

as given in the resolution of that , dated is the road-authority of the road which is to be traversed by the tramway,

, of "huch a certified copy is hereto annexed

traversed by the trammay, as the ease may be) (or the local authority aforesaid) is the road authority of the road to be

are herewith submitted, as per annexed list." The particulars required by the Bombay Presidency Tramway Rules

at by the President, Secretary, or other officer of the body who usually Such application shall be signed on behalf of the local authority making

an Order authorizing him to construct a tramway Form of application for Every application by any person other than a local authority for conquets correspondence on its behalf

the following form and shall be signed by the applicant under the said Act shall be made in duplicate in Order in other cases

оТ "

General Department The Secretary to the Government of Bombay,

Sir, Being desirous of constructing and working a tramway from Archange of not more than , a distance of not more than 07

Act, 1886, to His Excellency the Governor of Bombay in Council for an miles, I (or we) hereby apply under Section 4 of the Indian Tramways

is the local authority, and of the , which is the road-authority This application is made with the consent of the , which Order authorizing me (or us) to construct the said tramway

the tramway, as given in the resolution (or resolutions) of that body authority, as the case may de) of the road which is to de traversed by , which is both the local authority and the road-(or of the

(or those bodies respectively) of which a certified copy (or certified

The particulars required by the Bombay Presidency Tramway Rules copies is (or are) hereto annexed

are herewith submitted, as per annexed list "

cation for an Order or shall consent to an appli-Whenever it is proposed that a local authority shall make an appli-

of such consent shall be approved by a resolution Act, the making of such application or the giving cation for an Order being made under the said

application for Order how to be obtained. authority to of local Approval or consent

pality or other body constituting the local authority, duly convened for passed by a majority at a general meeting of the Local Board, Munici-

Applicants for an Order under the said Act the purpose

plans and drawings in duplicate by applicants Plane and sections of works to bo submitted shall submit with their application the following

the dest map obtainable, with the proposed tramway marked inches to a mile, or, if no such map or plan is procurable, their (I) Map or plan of the district to the scale of not less than siz

thereon

 κv_{λ} inches to a mile, showing the general location of the proposed traili-(2) An indez plan or diagram, on a scale of not less than two-

mine inches on each side of the joint, and showing how the joint is rail, and full-sized plan and elevation of the same extending to about (8) A drawing consisting of a full-sized section of the proposed.

There should be a statement on this drawing greing the material, proposed to be secured

(ərooxb əyı fo yıpım neight and length of the proposed rail and fish-plates, and the depth and

nay and substructure of the transway, and showing the mode of of a plan, cross section and longitudinal section of the permanent-(1) A drawing, on a scale of two inches to the foot, consisting

There should be a statement on this drawing giving the nature of hung the rails and chairs, if any, and the gauge ties, if any

to be employed at single line passing places and sunctions) drawing a plan, on a scale of one inch to a foot, of the points proposed of eighteen inches outside the rails. There should also be on this the paring proposed to be adopted between the rails, and for a distance

(5) The drawings required under (2), (3) and (4) should be on

trzeing cloth

these Rules and the experimental of the trainmary, should the propertion of the experimental and opening of the trainmary, should the promoter to the production thereof and application thereof incidental and application thereof incidental and application thereof incidental and application thereof incidental and and an are incidentally of the provisions of any Order under Section 8 of the Act he may have mented, such further Order under Section 8 of the Act he may have mented, such further Order under Section 8 of the Act he may have mented, such further Order under Section 8 of the Act he may have mented, such further Order under Section 8 of the Act he may have mented any further Order under Section 8 of the Act he may have mented and the discharge of such further Order under Section 8 of the Act he may have necessary and the discharge of such further Order under Section 8 of the discharge of such indulty or penalty or may realise by sale of any such securities any imbility or penalty or may realise by sale of any such securities any

(ii) one diffuse there ente on all interest realized by him under ment securities in ide by him under these Rules

(i) one civility per cent on all purelises and sales of coveries.

ancy property or penalty sum so due from the promoter and apply such sum to the discharge of

credit of the promoter after the discharge of all Return of balance to Any surplus, whether as principal or interest, remaining to the

repays or returns such surplus a receipt acknowledging such repayment original deposit was made and on the promoter giving to the officer who receipt for the original deposit granted by the officer with whom the be paid or returned to the promoter on his producing and giving up the such commission as may be chargeable under clause (4) of Rule 10 shall such habilties and penalties and after deducting

or return

carriage in ou each place successive as a constant of the constant of th to redmun mumixald each carriage shall be distinctly exhibited in The maximum number of passengers that may be carried in

be notified. carned in each carnage to Passengers that may be

Indian Tramways Act in view to the same deing Dromoter "hen inapection Motice to be given by thereof shall be uspected under Section 12 of the If the promoter of a tramway desires that the same or any portion district

English and in the vernacular language of the

date on which the tramway or portion thereof will be ready for in writing of his desire not lees than fourteen days before the as Goverrment from time to time appoints in this behalf, notice Secretary to Government, General Department, or to such other officer opened for public traffic, he shall give to the is desired,

--<u></u>jo to accidents on tramway eight hours after the occurrence upon the trammay Information to be given The manager or chief officer of a tramway shall, within fortymabection,

(a) any accident attended with loss of human life or serious

minty to person or property,

(b) any accident of a description which the Governor in Council

of which the accident occurs, and to such other person, if any, as Governtrate and to the officer in charge of the police station in the jurisdiction of such accident be given in writing or by telegrain to the nearest Magis-Judicial and General Departments, and shall be responsible that notice give notice thereof to the Secretaries to the Government of Bombay in the may, from time to time, direct to be notified,

duly authorized officer the fare legally demandable Fares to be paid on Each passenger shall, upon demand, pay to the conductor or other ment may from time to time direct

anch ticket upon ďπ deliver ogla the promoter, Ιo authorized servant πo deltvered Tickets to be shown to him) when required to do so by any duly Each passenger shall show his ticket (if any have been supplied tor the journey

ыскета demand to any servant of the promoter duly authorized to collect

фившор

No person shall travel in of on any carriage on a tramway with appropriated to the carrage of passengers ndon any trammay or in or upon any vehicle not or on engine attempt to ride upon any locomotive engine No person shall, without permission of the promoter, ride or accommodation of passengers except on those parts which are intended for the · อาว เลอซูกสากว other part of a carriage upon any tramway, from riding on atepa of The public proliibited shall ride or attempt to ride on the steps or any No passenger or other person, not deing a servant of the promoter, ENICLYIENTS APPLYING TO BOMBAY Tramways

No person shall nilfully obstruct or impede any officer or servant 17 арвитья и рэмоПь loaded fire-arms Loaded fire arms not

сопиестоп ульн в въвшуву nay employees of the promoter in the elecution of his duty in Obstruction to tram

remain in of on any such carriage when warned besiding prohibited no additional passenger shall enter, mount, or Entering carrage al fixed by competent authority for such carriage, When any carriage contains the maximum number of passengers

Desorderly behaviour, desired by a servant of the promoter not to do so, No person in a state of intoxication shall, after he has been pl a serlant of the promoter not to do so

enter of remain in or on any tramway-carriage,

any ameance of act of indecency in any transhay-carriage of shall wilfully disease shall enter any trammay-carriage, and no person shall commit and no person who is suffering from any infectious etc, prohibited

When animal poner is used the draught animals shall be subject ехындшер ану вашр и ану ымимур-саттаве and without lawful excuse interfere with the comfort of any passenger or

animal found unfit for working on the trammay from such work and shall and shall, on an order by a Magistrate, remove any animal power on train afford all reasonable facilities for such inspection, Regulating the use of The promoter shall to inspection by the police

Pouce officer not lower in rank than a Chief Constable agam mapected by the police, it has been declared fit for such work by a not re-employ such animal on such work unless and until, on its deing

mon and sunrise one lamp lighted and brightly durning to the реглееп випзер and summes, it shall be provided with at least Front lamp to be pro When any engine or vehicle is the on a trainway detween sunset

the convenience of the passengers using the same earnase bas teanuse of passengers between rol squal to qual a divy betdgu ed langs for Гащр гог соптепсе passengers, сопуеулисе от sunrise эψι Tol When any vehicle is run on a tramway detween sunset and

The publication of any rule or rules made by a local authority

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and (3) shall be ority, promoter or lessee Manner of publishing rules made by local author by a promoter or lessee under Section 24 (2)

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-XI 19A , 7881 J --IX 10A ,088I]

three issues of a local newspaper (if than and in not less (1) pd insertion once in the Bombay Gorennnent Alleson)

(11) by affixing copies in English and in the vernacular language (Yns

to be served by the tramway, and at stations or other principal of the district in conspicuous spots in the towns or villages served or

places on the line of the tramway

breach continues, with fine which may extend to twenty and, for every day after the first during which Penalties with fine which may extend to forty rupees, Any person committing a breach of Rule 15 shall be punished

16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26, shall be punished with fine Any person committing a breach of any of the foregoing rules, viz, rupees

Any person committing a breach of Rule 24 shall be punished with which may extend to twenty rupees

five rupees first during which the breach continues with fine which may extend to fine which may extend to twenty rupees, and for every day after the

ue the Bombay Government Gazette in the following Orders authorising the construction of tramways shall be published

languages as well as m English, viz orders are to be pub Гаппиацея пр жилей

In the case of trammays to be constructed in Sind-In the

In the case of tramways to be constructed in the districts of Sindhi and Hindustani languages

and Kanarese languages Belgaum, Dharwar, Kanara and Sholapur-Bijapur-In the Marathi

In the case of trainingly to be constructed in any other

The making of any requisition by a local authority requiring a district—In the Marathi and Gujarathi languages

other body constituting such local authority duly convened for the meeting of the Local Board, Municipality or requisition on promoter to sell undertaking a resolution passed by a majority at a general authority shall approve taking or any part thereof shall be approved by Manner in which local promoter to sell to such local authority his under-

any tramway and of demanding and taking the A local authority intending to make a lease of the right of user of brxboze

Government Gazette, in at least one English and one vernacular daily of its intention to make such lease in the Bombay a lease approved by Government, shall give notice authorised tolls of which it has authority to make

201403 lease under of noil Motice to be given by local authority of inten

Such notice shall set forth the conditions which will within its encle newspaper published in Bombay and in the local newspapers published

pe programa ou the lessee

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COCAL LIMITS OF THE JURISDICTION OF THE COURT OF

I 19 ,8161 B B ,8161, 25 Td D, 37d D,

In exercise of the powers conferred by section 5 of the Provincial Small Causes Court Act, 1887 (IX of 1887), and in supersession of Government Xo 1436, dated the ament Xotification in the Judicial Department Xo 1436, dated the 4th March 1881, the Governor in Council is pleased to declare that, with effect from the 15th day of December 1919, the local limits of the jurisdiction of the Court of Small Causes at Poona in the Poona District lurisdiction of the limits for the time being of the talukus of Poona and Hareh

OFFICIO AN ADDITIONAL JUDGE OF THE COURT OF

APPOINTING THE SUBORDINATE JUDGE OF TATTA TO BE EX-

Noin No 806, J D, 7th Feb 1911, B G 1911, Pt 1, p 257, as amend-

In exercise of the powers conferred by section 8 of the Provincial Small Cause Courts Act, 1887 (IX of 1887), the Governor in Council, with the previous sanction of the Governor General in Council, is pleased to appoint the Subordinate Judge of Tatta in the Karachi District to appoint the Subordinate Judge of Tatta in the Karachi District to be ex-officed an Additional Judge of the Court of Small Causes

VYD IYAEZLIYC HIN MITH SAALL CAUSES COURT PON ERS

OP TORS 20

Noin No 7247, J D, Let Dec, 1879, B G 1879, Pt. I, p 956

Under the provisions of section 35 of Act XI of 1865, the Honourable the Governor in Council is pleased to appoint the Head Clerk of the Court of Small Causes at Karachi to be also Registrar of that Court, and under section 10 of the same Act to invest that officer with the powers of a Judge of a Court of Small Causes in suits not exceeding twenty rupees in amount or value arising within the territorial limits of the Court of Small Causes at Karachi

NOW NO SOLE, D., 13th Mar 1912, B. G. 1912, Pt. I.

L'-01-11CIO RFGISTRAP OF COURT OF SALLE CAUSES AT ADIAD

P. 331

P. 400/D CLASS SUBORDIVATE JUDGE OF XADIAD TO BE

P. 400/D CLASS SUBORDIVATE JUDGE OF XADIAD TO BE

In exercise of the power conferred by section 12, sub-section (1) of the Proximital Entitle Courts. Let, 1887 (IX of 1887), the Governor in Council Entitle Courts the Officer for the time being holding the Council is pleased to appoint the officer for the time being holding the appointment of Eccond Class Eubordinate Judge of Endad to be excised to Related to English Courts of English English States at Madind

at Karachi

COUSES LT KAR VOHI TO RECEIVE AND DISPOSE OF APPLICATIONS
RULES LUTHORIZING THE VIZIR OF THE CANTONIENT COURT OF SMALL

For copies or translations of discouring of the second of

Under the provisions of section 14 (2) of Act IX of 1887, the judge of the Sadar Court has been pleased to make the following Rule —

"Subject to the control of the Judge of the Cantonment Court of Subject to the control of the Judge of the Cantonment Court of Subject to the Court is authorized to receive and dispose of formal applications (made by parties to any suit or application before that Court) for copies or translations of any document on the records of such suit or application, including the power of signing certained copies."

EXTENDING THE JURISDICTION OF THE COURT OF SHALL CAUSES AT

Noin No 392, J D, 27th Jan 1883, B G, 1883, Pt 1, p 102

In exercise of the power conferred by section 7 of Act XI of 1865, the Right Hononrible the Governor in Council is pleased to extend the jurisdiction of the Court of Sinall Causes at Poons, to Rs 1,000 in suits of the intense described in section 6 of the said. Act and thereby made cognizable by Courts of Sinall Causes

ALL CIVIL SUITS OF RS 1,000 IN VALUE TO BE COGNIZABLE BY THE

Noin No 5237, J D, 27th July 1891, B G, 1894, Pt. I, p 777

In exercise of the power conferred by clause 3, section 15 of Act IX of 1887 (The Provincial Small Cause Courts Act, 1887) His Excellency the Governor in Council is pleased to order that, commencing from the 1st day of September 1891, all suits of x civil nature, of which the value does not exceed one thousand rupees, shall be cognizable by the Court of Small Causes at Karachi

ALL CIVIL SUITS OF BY I,000 IN VALUE TO BE COCNIZABLE BY THE COURT OF SAIALL CAUSES AT ANALEDABAD

Noin No 7556, H D, 2nd Aug 1921, B &, 1921, Pt I, p 1850

In exercise of the power conferred by clause 3, section 15 of Act IX of 1887 (the Provincial Small Cause Court Act, 1887), His Excellency the Governor in Council is pleased to order that, with effect from the date of this notification, all suits of a civil nature, of which the value does not exceed one thousand supees, shall be cognizable by the Court of Small Causes at Ahmedabad

Abolishing the court of simil by, 1907, B G, 1907 Pt, I, p 339 Noin No 964, J D, 14th, Feb, 1907, B G, 1907 Pt, I, p 339

In evercise of the powers conferred by section 30 of the Provincial Small Cause Courts Act IX of 1887, the Governor in Council is pleased to abolish the Court of Small Causes at Broach with effect from the lat day of April 1907

-XI 10A ,7881 } TOGYT BULES AND ORDERS UNDER

ABOLISHING THE COURT OF SMALL CAUSES AT SURAT —III 30A (8881)

Noin No 7213, I D, 2nd Aug 1920, B G, 1920, Pt I, p 2064

east Ind Adress Department dated 7th April 1869 Court of Small Causes at Surat, constituted by Government Notification pleased, with effect from the lat day of September 1920, to abolish the Small Cause Courts Act, 1887 (IX of 1887), the Governor in Council is In exercise of the powers conferred by section 30 of the Provincial

PRESIDENCY PROPER WITH AUTHORITY TO TRY ON THE SMALL CAUSES INVESTING SUBORDINATE JUDGES OF CERTAIN DISTRICTS IN THE BOMBAY

SIDE OF THEIR COURTS ALL SUITS FOR THE RECOVERY OF REAT

મુંબા પુરુ ૧૩૮૧, ૪ મું મુંગા ઉલ્ફાર 1911, B લું, 1911, Pt 1, p 1694

them, as Judges of Courts of Small Causes falling within the pecuniary limits up to which suits are cognizable by nuthin the local limits of the ordinary jurisdiction of their Courts and Causo Side (if any) of their Courts all suits for the recovery of rent arising Satara, Sholapur and Ahmednagar) with authority to try on the Small in the Bombay Presidency proper (except the districts of Poons, Council is pleased to invest Subordinate Judges of all districts Small Causes Courts Act, 1887 (IX of 1887), the Governor With reference to clause (8) of the second schedule of the Provincial

SOITS FOR THE RECOVERY OF RENT AHMEDABAD, YADIAD AND SURAT WITH AUTHORITY TO TRY INVESTIVE THE JUDGES OF THE COURTS OF SMALL CAUSES OF

Noin No 6321, I D, Ist Nov 1911, B G, 1911, Pt I, p 1972

nthin the pecuniary limits up to which suits are cognizable by them artsing within the local limits of the jurisdiction of their Courts and falling Andrad and Surat with authority to try all suits for the recovery of rent pleased to my est the Judges of the Courts of Small Causes of Ahmedabad, Small Causes Courts Act, 1887 (IX of 1887), the Governor in Council is It ith reference to clause (8) of the second schedule of the Provincial

POLICE OKDEKS ONDEK YGL III OK 1888

BYICH IF REALIONED IN THE SCHEDULE ATTICHED OF 1/2 INSTECTOR CENERAL OF POLICE WITHIN CERTING SECTIONS OF VESISTIVAT DISTRICT SUPERINTENDENT, A DISTRICT SUPERISTLYDENT DIBECTIVE THAT CERTAIN OPFICERS SHALL EXERCISE POWERS OF AN

Whereas a general police district comprising the lands occupied by the Noth No 2131, J. D., 26th Apr. 1909, B. G., 1909, Pt. I., p. 665

exected by the Notification of the Government of India in the Home sections of the rails ys mentioned in the selectule hereto annexed was

Depirtment Police Xo 9.25, dated the 10th July 1908, as amended by the Ible Zotthe ition Xo 2.55, dated the 1th March 1909, the Governor of Bomb 11 in Council in exercise of the powers conferred by section 2, of the Police Act, 1888 (III of 1888), and section 4, of Let V of 1861, is pleased to direct, in supersession of Government Zotthe ition in the Indicial Depirtment, Xo 3839, dated the 3rd line 1895, as subsequently inconded, that each of the officers mentioned in the 5th oth and 7th columns of the said schedule shall exercise the powers of in Assistant District Superintendent of Police, as District Superintendent of Police, as the case opposite of in Assistant District Superintendent of Police, as the case of in Assistant bis columns of the said schedule provided that such powers shall not be exercised by such officer in into previous of the sind schedule provided that such powers shall not be exercised by such officer in into previous of such section which is ontside the limits of the Province, Presidency of State mentioned opposite ontside the limits of the Province, Presidency of State mentioned opposite in the and schedule —

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Inspector General of Police Hombay Prosl-	Suporla fundent of Pollce if if fundent		ton ibe off reducity but tremotty under the reducity under the		ուշաւդլչ 01 չեկանք	t)) ii d immi
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Inspector Genera' of Police Bombay Prest-	Superla tendo at tendo at of Police B B & C L	ип	Kombay Presidency (Ahmedabad District)	d Dhodana salodd of		Abmedabad- Dholk a Rallway
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APPOINTING THE INSPECTOR-GENERAL OF POLICE TO DISCHARGE THE FUNCTIOUS AS SUCH UNDER ACT V OF 1861 WITH RESPECT TO THE LIGHT BALLWAY AND ITS BRANCH LINES AND THE BARSING THE GOUTHERY MARATHA AND THE BARSON LINES AND THE POLICE PORCE ENROILED FOR SERVICE THEREIN

Noin No 608, J. D. 29th Jan 1909, B. G., 1909, Pt. I, p. 211,
In everence of the powers conferred by section 2, sub sections (2) and (1), of the Police Act, 1888 (III of 1888), the Governor in Council is pleased to appoint the Inspector-General of Police for the time being appointed under section 5, sub section (1), of the Bombay District Police Act, 1890 (Bom IV of 1890), to discharge the functions of the Inspector-General of Police under Act V of 1861, and any other enactment for the time being in force with respect to the general Police district embracing the lands of Police with respect to the general Police district embracing the lands and the Barra Light Railwar, the Bombay Harbour Branch of the Great Indian Pennsula Railwar, and (2) the Mailwar and its branch inner Mailwar and its branch inner Mailwar and its branch inner, which is created by the notification of the Government of India in the Home Department, Xo 921, dated of the Covernment of India in the Home Department, Xo 921, dated

THEREIN

m charge of a Police station Inspector to act, under sub section (1) of the said section, as an officer Police officer of the Police force aforesaid of or above the rank of Subthe Police force enrolled for service therem and to empower every Government Guestle of the 23rd July 1908, Part I), and with respect to the 10th July 1908 (republished at pages 1026 and 1027 of the Bombay

AND WITH RESPECT TO THE POLICE FORCE FAROLLED FOR SERVICE BVILWAYS SECTIONS OF THE A W RAILWAY IND CERTAIN OTHER FOLICE DISTRICT FUIRACINE THE LANDS OCCUPIED BY THE 12 2COU DYDFB ACL VOP 1861 WITH RESPECT TO THE GENERAL THORADIA UIF COMMERIONE IN SIAD TO DISCHARGE THE FUNCTIONS

07 d'I 1d Not 129, J. D. 10th Jan 1910, B. C., 1910,

of a Police Station to act under sub section (4) of the said section, as an officer in charge officer of the police force aforesaid of or above the rank of Sab-Inspector the police force enrolled for service therein, and to emponer every police Government Gazette of the 23rd July 1908, Part 1), and with respect to Zo 92) dited the 10th July 1908 (republished at page 1027 of the Bombay the notification of the Government of India in the Home Department, of the Z W Railmar and cortain other Railmays, which is created by the general police district embracing the lands occupied by the Sind sections 1861 mid my other enactment for the time being in force with respect to to V and end of the inspector deneral of Police and et Act V of section 5 of the Bombar Land Revenue Code, 1879 (Bom V of 1879), to to appoint the Commissioner in Sind for the time being appointed under (1) of the Police Act. 1888 (III of 1888), the Governor in Conneil is pleased In exercise of the powers conferred by section 2, sub-sections (2) and

VYD WILH BESDECL TO THE POLICE FORCE EUROLLED FOR SERVICE BVILN IY AND CERTIIN OTHER RAILWAYS GENERAL FOLICE DISTRICT LIBRACING THE LANDS OCCUPIED BY FUNCTIONS AS SUCH UNDER ACT V OP 1861 WITH RESPECT TO THE VALOIZIZE THE INSPECTOR-GENERAL OF POLICE TO DISCHARGE

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being in force with respect to the general police district embracing the of Police under Act V of 1861, and any other enactment for the time (Bom IV of 1890), to discharge the functions of the Inspector-General under section 5, sub-section (1), of the Bombay District Police Act, 1890 to appoint the Inspector-General of Police for the time being appointed (4), of the Police Act, 1888 (III of 1888), the Governor in Council is pleased In evereuse of the powers conferred by section 2, sub-sections (2) and

THEREIZ

of a Police Station to act, under sub section (1) of the said section, as an officer in charge constable n ho has been specially placed in charge of a Police Station above the rank of Sub-Inspector, and until further orders, every head to emponer every police otheer of the police force aforceard of and and with respect to the police force enrolled for service therein, and March 1912, 18th September 1913, and 3rd September 1914, respectively), the Bombuy Government Guzette, Part I, of the 18th March 1909, 21st the 28th August 1914 (republished at pages 110, 106, 1192 and 2066 of March 1912, No 959, dated the 5th September 1913, and No 855, dated Notifications No 233, dated the 1th March 1909, No 131, dated the 5th of the 23rd July 1908, Part I), as amended by Home Department July 1908 (republished at page 1027 of the Bombay Goldenment Caville Covernment of India in the Home Department, No 922, dated the 10th and eertain other Railnays, which is created by the Zotification of the lands occupied by the Bombas, Baroda and Central India Railnay,

OFDERS CYDER ACT II OF 1889

MEASURES OF LENGTH

NEVROBER EDEFIG PERAVALS VOLHOLISED TO HAVE CHARGE OF CEPTIFIED

Dr 1' b 230 Noth No 2275-A, G D, 12th June 1889, B G, 1889,

measures for the purposes of the said Act certified measures under the said Act, shall have charge of the said servant mentioned in the following schedule, who has been supplied with Exeellency the Governor in Council is pleased to direct that the public Under the provisions of the Measures of Length Act II of 1889, His

The Schedule

The Mint Master, Bombay — of periet seriant above referred to

Xoin No 2388, G D, 18th June 1890, B G, 1890, Pt I, p 551

measures for the purposes of the said Act nith certified measures under the said Act, shall have charge of the said servants mentioned in the following schedule, who have been supplied Excellency the Governor in Council is pleased to direct that the public Under the provisions of the Measures of Length Act II of 1889 His

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The public seriants abore referred to

The District Magistrates in the Presidency proper and in Sind. The Municipal Commissioner for the City of Bombay

OUDLING UNDER ACT VII OF 1889

SUCCESSION CERTIFICATES

FLACTIONS OF A DISTRICT COURT DATE OF THE THE STORY OF THE STORY OF A STORY OF THE STOR

'I 14 '6891 D & '6991 1895 B G 1886' Is I'

- doly but a our time to a solution of a District Court under the said Act andermentioned Cours in the Bember Presidence, inferior in grade to a 29 (1) of 101/11 of 1889, the Governor in Conneil is pleased to invest the In exercise of the power conferred on Local Governments by section

(n) the Court of the Levelint Indges of Ahmedabad, Thana (i) the Court of the fourt hidge of Annedabid,

Poon , Lari and Dharwar di trets of Almed dord Thurr Almedangur, Khundesh, Zusik, and an eaghirt stambiodus with housing all the state that (iii) rath > bin

22 d'I 1d'0681 D & 0681 mH E (I I 609 98 mE)

under the aid let interior in 21 ide to a District Court, with the functions of a District Court Course of the Second (16% Suborduate Judges in the Bolganin District, 20 (1) of fee left of 1889, the Governor in Council is pleased to invest the In exercise of the power conferred on Local Governments by section

Note No. 727, J. D. 6th F.d. 1890, B. G. 1890, Pt. J. p. 118

Court, with the functions of a District Court under the said Act exception of the eart Sholipur and By ipur, inferior in grade to a District courts of Subordin its Judges in the Sholipur-Bijupur District, with the and dearm of been dig et frame? in rome volvert to 117 pt do (1) of In exercic of the power conferred on Local Governments by section

160 q d 1 19 1900 You 122, J. D. 3rd July 1599, B. C., 1899,

District Court under the said Act Broach), inferior in grade to a District Court, with the functions of a Courts of all the Subordinate Indges in the Surat District (including 26 (1) of 1ct 111 of 1889 the Governor in Council is pleased to invest the In exercise of the powers conferred on local Governments by section

Pt 1, p 803 Noin No 1192, J D, 2nd Ang 1890, B G, 1890,

functions of a District Court under the said Act the Court of the First Class Subordinate Judge of Ahmedabad with the 26 (1) of Act VII of 1889, the Governor in Council is pleased to invest In evertise of the poner conferred on Local Governments by section

Noin No 5424, J D, 3rd Oct 1890, B (t, 1890, R)

In exercise of the poner conferred on Local Governments by section 26 (1) of Act VII of 1889, the Governor in Council is pleased to invest the Court of the First Class Subordinate Indge of Dharnar with the functions of a District Court inder the said Act

Noin No 5276, J D, 27th Sept 1890, B G, 1890, Pt I, 5998

In elective of the power conferred on Local Governments by section 26 (1) of Act VII of 1889, the Governor in Council is pleased to invest the Court of the First Class Subordmate Judge of Satara with the functions of a District Court under the said Act

Noin No 5861, J. D., 25th Oct. 1890, B. G., 1890, R. G., 1890, P. G., 1890, B. G.,

In exercise of the power conferred on Local Governments by section 26 (1) of Act VII of 1889, the Governor in Council is pleased to invest with the functions of a District Court under the said. Act the Courts of all the Subordinate Judges in this Presidency which have not been already so invested.

Noin No 6477, J. D., 7th Dec 1891 B G 1891, P. 8.

In exercise of the power conferred on Local Governments by section 26 (1) of Act VII of 1889, the Governor in Council is pleased to invest the Court of the Deputy Collector (exercising the powers of a Civil Judge) in the Thar and Parlar District nith the functions of a District Court inider the Easid Act

Noin No 805-B, J. D, 4th Feb 1895 B G 1895, Pr I q

In exercise of the powers conferred by sub-section (1) of section 26 of the Succession Certificate Act, 1889, His Excellency the Governor in Conneil is pleased to invest the Court of the Assistant Collector in charge of the Naira Valley Sub-Division in that part of the Province of Sind in the Naira Valley Sub-Division in that part of the Province of Sind in the Naira Valley Sub-Division in that part of the Province of Sind in the Naira Valley Sub-Division of the Political Superintendent of That and Parkai with the function of a District Court under the said Act

Noin No 7230, J D, 24th Oct 1899, B G, 1899, P I I, p 1533

In everence of the power conferred on Local Governments by section 26(1) and section 28 of Act VII of 1899, the Governor in Council is pleased to invest the Court of the Assistant Judge of Shikarpur, which is inferior in grade to a District Court, with the functions of a District Court index Act VII of 1889 and under Bombay Regulation VIII of 1827

RULLS AND ORDERS UNDER ACT XI OF 1890

PREVENTION OF CRUELTY TO ANIMALS

1/11/m/c/th /cftochen/i/fi/m/cft/i/fih following districts —

Almedabad District

Vol. 10, 1015, 1017, 15th June 1909, 18 (1, 1909, 19, 1, 1918)

In exerce of the powers conferred by subsection 2 of section 1 of the Presention of Critelity to Innuits Ict, 1890, the Governor in Council is 16 to do overaid on and from the 15th Inly 1909 to the local areas and noises in the Minisch is District, hereinbelow specified, so much of the colds in the Alexandrian force the minisch of the colds.

- decentation of the decentarion of the con-

The Municipal neas in the Anned ib id District, all public roads upon a bich conver ince plate for three and where the Public Convernince Act is in torce it. Blustingir Coeffic Road within British limits, Ranphir Distribution, it is a Road within British limits.

Notes 1 to 869, I to 1st Feb 1919, B (P, 1919, Pt. L, p. 385

In exercise of the powers conferred by subsection (2) of section I of the Prexention of Circles to Annuals Let (Alot 1890), the Governorm Council suplementation of the limit of behands and the little of behands of section 3 of the sud-let to the port limits of Gogo in the spins of section 3 of the sud-let to the port limits of Gogo in the limital blad District

Broach District

Note No. 2008, J. D., 12th Mar. 1912, B. G., 1912, Pt. I. p. 380

In exercise of the powers conferred by sub-section 2 of section 1 of the Prevention of Crucky to Annuals Act (Al of 1890), the Governor in Council is pleased to exemple in the from the 1st April 1912 the provisions of the said Act to the lumis of the Brouch City Annuapulity

1681 4, 1 19 (2101, 1) B C (1912, PC 1, 1611, PC 1, p. 1831

In exercise of the powers conferred by subsection 2 of section I of the Prevention of Cinely to Annuals Let (M of 1890), the Governor in Council is pleased to extend, on and from the lst November 1912, the provisions of the sud Let to the limits of the Ankleshum Anmerpality in the Broach District

Kaira District

In exercise of the powers conferred by sub-section 2 of section I of the Percention of Cruelty to Annuals Let (XI) of 1890), the Governor in Council Prevention of Cruelty to the from let Pedenary 1913 the provisions of the said Let to the local areas in the Kairi District hereindelow

The man place of Nadiad and Anand in the Karra District

- esind Act to the rolloning local areas is pleased to extend on and from the 1st April 1912 the provisions of the

Alumenpal district of Kirad in the Sataia district

Municipal districts of Kasik, Malegnon and Yeola in the Kasik district Immerpal districts of Jalyaon and Amalner in the East Khandesh district Alumethal district of Sholagur in the Sholagur district

Almneipal district of Baramati in the Poona district and the town limits of Shrigonda in the Alimednagai district Minicipal districts of Almedinggar and Sangammer and the Alumicipal district of Nandurbai un the West Khandesh district

talnla of the same district tillage units of Manchar in the Ambegaon petha of the Khed

Khandesh Districts (East and West)

Note No 7818 J D 30th Oct 1912, B G , 1912, Pt I, p 1914

provisions of the said Act to the following local areas Council is pleased to extend on and from the 15th November 1912 the Prevention of Cruelty to Animals Act (XI of 1890), the Governor in In exercise of the powers conferred by sub-section (2) of section 1 of the

(1) Ilimicipal district of Sa, da in the East Khandesh District

(2) Almacipal district of Shirpur in the West Khandesh District

Noin No 5280 J D 20:1, July 1914 B G , 1914, Pt I, p 1646

Khandesh District the proxisions of the said Act to the following local areas in the East Council 1- pleased to extend, on and from the 1st day of September 1914, Prezention of Cruelty to Annuals Act (XI of 1890) the Governor in In exercise of the powers conferred by sub-section (2) of section 1 of the

The Americand districts of Yaval, Bhusayal, Dharangaon,

Parola, Chopda and Raver

The Dhulia Bhusaral Road

The Jalgaon Men Alantha Road The Outram Chat Road

The Yaval Chopda Road The Rayer Savda Road

The Chalisgaou Bhusayal Road via Kalgaon, Bhadgaou, Pachora

The Sarda Yaval Road and Jamner

Safara District

Noin No 1580, J. D., 29th March 1905, B. G., 1905, Pt. I., p. 402

- рәцтәәds of the said Act to the local areas in the Satara District hereinbelow Council is pleased to extend on and from the 1st April 1905 the whole Prevention of Cruelty to Annuals Act (XI of 1890), the Governor in In exercise of the powers conferred by sub-section (2) of section 1 of the

Satara, Koregaon, Wai and Jayli Talukas

Sholapur District

Voln No 3487, J. D., 6th May 1912, B. G., 1912. Pt. 1, p. 672

In exercise of the powers conferred by sub-section (2) of section 1 of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), the Governor in Council is pleased to extend an and from the 15th June 1912 the provisions of the said Act to the following local areas —

The municipal district of Barsi in the Sholapur District

Certain Districts in S D

Noin No 2030, J D, 12th Mar 1912, B G, 1912, Pt I, p 380

In evercise of the powers conferred by sub-section (2) of section I of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), the Governor in Council is pleased to extend on and from the 1st April 1912 to the local areas in the Southern Division, hereinhelow specified, the provisions of the said Act, that is to say, to the local areas nithin the limits of

Destrict Read-quarter Towns

птрепльЯ	υο	(č)
ysdilA	$\tilde{\rm D}^{\rm o}$	(1)
Dharwar	$ m D^o$	(8)
Bılapur	D^o	(7)
Belganm	The Municipal District of	(I)

Talula Head-quarter Towns

Kanara	ISIIS	(9)
D^{o}	Gadag-Bettigeri	(<u>c</u>)
Dharn ar	ılduH	(1)
\mathbf{B} ngapur	Bagalkot	(8)
D^{o}	СһлЬсодл	(7)
Belgaum	Barl-Hongal	(1)
tonteia	vnvoT	

6161 3un f 4142, a L ,75.04 o W ndo L 61916, o N ndo L 6090 o N ndo N 2000.

In exercise of the powers conferred by sub-section 2 of section I of the Prevention of Cruelty to Animals Act 1890 (XI of 1890), the Governor in Council is pleased to extend on and from the list October 1916 the provisions of the said Act to the local areas within the limits of the towns mentioned below in the Southern Direction.

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Dharwar District

Noin No 1926, J D, 24th Jane 1919, B G, 1919,

In exercise of the powers conferred by sub-section (2) of section I of the Prevention of the Prevention of Crnelty to Annuals Act (XI of 1890), the Governor in Conneil is pleased to extend on and from the 15th July 1919 the provisions of the said Act to the local areas within the limits of the town of Ranebennur in the Diarran District

Kolada District

Note No 3673, J. D., 21st May 1915, B. G., 1915, Pt. I., p. 1429. In exercise of the powers conferred by snb-section (2) of section 1 of the Prevention of Cinety to Annuals Act, 1890 (XI of 1890), the Governor in Council is pleased to extend on and from 15th June 1915 the provisions of the said Act to the area within the limits of the tainka head-quarter of Panyel in the Kolnba district

Note No 3495, J. D., 20th May 1916, B. G., 1916, Pt. I., p. 1008 b.

In exercise of the powers conferred by sub-section (2) of section I of the
Prevention of Critelty to Annuals Act, 1890 (XI of 1890), the Governor
in Council is pleased to extend on and from the 10th June 1916 the prosistons of the said Act to the area within the limits of the taluka headquarter town of Mahad in the Kolaba District

Certain Districts in Sind

Now Wo 6188-A, J D, 3rd Oct 1893 B G, 1893, Pt I, p 952 In exercise of the powers conferred by sub-section 2 of section I of the Prevention of Cruelty to Annuals Act, 1890, the Governor in Council is pleased to extend, on and from the 15th day of October 1893, to the local arreas in the Province of Sind hereinbelow specified, so much of the said Act as is not already in force therein, that is to say, to the local areas within the limits of —

1 The Cantonment of Karachi
2 The Alumeipal District of Hyderabad
4 The Alumeipal District of Hyderabad
5 The Alumeipal District of Hyderabad
5 The Alumeipal District of Shikarpur

Noth No 2892, J D , 6th May 1901, B G , 1901, Pt I, p 832 μ

In supersession of all previous notifications on the subject the Governor in Council is pleased, in exercise of the powers conferred by sub-section (2) of section I of the Prevention of Cruelty to Animals Act (XI of 1890), to extend the n hole of the said Act, except sub-sections (2) to (6), both inclusive, of section 6, to the Province of Sind with effect from the 15th May 1901

07—097 н

Noth No 5355, I D, 14th Oct 1905, B G, 1905, Pt 1, p 1442

In exercise of the power conterred by section 1, sub-section (2), of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), and in modification of Government Notification in the Judicial Department No 2892, dated the 6th May 1901, the Governor in Council is pleased to extend, with effect from the tenth day of November 1905, sub-sections (2) to (6), both inclusive, of section 6 of the said Act to the local areas in the Province of Sind hereinbelow specified —

(g) of Larkana D^0 op of Shikarpur (Ŧ) $\mathbf{D}^{\mathbf{0}}$ op (8) Jacobabad D^{0} op op (5) Hy derabad op op OUL (I) The Aumorpal District and Cantonmen's of Karachi

Hyderabad District

176 d'i id 9061 d a 9061 find high to i cette on won

In exercise of the power conferred by section 1 sub-section (2) of the Prevention of Chuelty to Animals Act 1890 (XI of 1890), and in continuition of Government Xotification in the Judicial Department Xo 5355. dated the 14th October 1905, the Governor in Council is pleased to extending the 14th October 1905, the Governor in Council is pleased to extending the effect from the 15th day of August 1906 sub-sections (2) to (6)-both inclusive of section 6 of the said Act to the torm of Xaushrino in tailing Xaushrint of the Hyderabad District

Noth No 1288, J. D., 17th Feb. 1913, B. G., 1913, Pt. I., Pr. 270

In exercise of the power conferred by section 1, sub-section (2), of the Prevention of Cruelty to Animals Act, 1890 (XI of 1890), and in continuation of Government Yothication in the Judicial Department Xo 3745. dated the 13th July 1906, the Governor in Council is pleased to extend on and from the 7th March 1913 sub-sections (2) to (6), both inclusive of section 6 of the said Act to the town of Hala in taluka Hala of the Hyderabad District

Nawabshah District

Noth No 558, Commr., 2nd Aug 1917, S. G. 1917, Pt. I., p. 990.

In exercise of the power conferred on the local Government by section 1, sub-section (2), of the Pierentian of Cruelty to Annuals Act 1890 (XI of 1890), and delegated to him by Government Resolution Xo. 1520 of the 1890), and delegated to him by Government Resolution Xo. 1520 of the officet from the 15th August 1917, sub-sections (2) to (6), both inclusive effect from the 15th August 1917, sub-sections (2) to (6), both inclusive of section 6 of the and Act to the talubas of Eandaro, Xaushahro of section 6 of the and Act to the talubas of Eandaro, Xaushahro of section, Sakrand and Xan abshah of the Xanabshah District

Sukkur District

of 1890), and delegated to han by Government Resolution No 1520 of the 1th March 1915, the Commissioner in Sind is pleased to extend, with effect from the 1st September 1917, sub-sections (2) to (6), both inclusive, of section 6 of the said Act to the talibas of Sakkur, Shikarpur and Girhi Yasın of the Sakkur District

Karachi and Thar and Parkar Districts

Noth No. 25, J. D., 5th Jan 1915, B. G., 1915, Pt. I., p. 35

In evereise of the power conferred by section 1, sub-section (2), of the Prevention of Ciuelty to Animals Act, 1890 (XI of 1890), the Governor in Council is pleased to evtend on and from the 1st February 1915, subsections (2) to (6), both inclusive, of section 6 of the said Act to the towns and tillihas of Latta and Mirpurkhas of the Karachi and Thar and Paikar and tillihas of Latta and Mirpurkhas of the Karachi and Thar and Paikar

Districts, 1e-pectively

Thar and Parkar District

Notn No 70, Commr, 26th Jan 1918, S. G., 1918 Pt. I, p. 166 and exercise of the power conferred on the local Government by section In exercise of the power conferred on the local Government by section Ison, and delegated to lum by Government Resolution No. 1520 of the 4th March 1915, the Commissioner in Sind is pleased to extend, with effect from the 1st February 1918, sub-sections (2) to (6), both inclusive, of section 6 of the said Act to the Pithoro Khipro, Digit and Jamesabad talukas of the Thar and Pithar District

Upper Sind Frontier District

Noin No 19, Commr, 14th Ian 1916, S. G. 1916, Pt. 1, p 75

In exercise of the power delegated by Government Resolution, Judicial Department, Zo 1520, dated the 1th March 1915, the Commissioner in Sind is pleased to extend, on and from the 15th January 1916, sub-section (2) to (6), both inclusive, of section 6 of the Prevention of Cinelty to Animals Act, 1890 (XI of 1890), to the town and taluka of Kraidhkot in the Upper Sind Frontier District

nabA

Noin No 3894, J D, Jih July 1907, B G, 1907, Pt I, P 1171

In exercise of the power conferred by sub-section (2) of section I of the Prevention of Cinelty to Annuals Act, 1890 (XI of 1890), the Governor in Conneil is pleased to extend, with effect from the 15th August 1907, the whole of the said Act to the Settlement of Aden

INEIBY FRIFS
EXLENDING THE ACT TO CERTAIN LOCAL AREAS AND APPOINTING

Noin No 1299, J. D., 3rd Mar 1891, B. C., 1891, Pt. I., p. 238

In electise of the powers conferred by section I, sub-section (2), of the Prevention of Cruelty to Animals Act, 1890 (Act XI of 1890), His Excellency the Governor is pleased hereby to notify that on and after the 20th day of March 1891 the "hole of the said Act not already in force therein shall

extend to the local area contained within the Ammerpal lumits of the town of Dhuha in the Khandesh District

2 The Governor in Conneil is also pleased to appoint, under subsection (2) of section θ of the said Act, the Veterinary Dispensary at Dhillia to be an infirmary for the treatment and care of animals in respect of which offences against sub-section (1) of section θ have been committed

Noin No 1301, J. D., 3rd Mar 1891, B. C., 1891, Pt. I., p. 238, as amended by Noin No 2005, J. D., 12th Mar 1912

In everence of the powers conferred by section 1, sub-section (2), of the Prevention of Cruelty to Annuals Act (Act XI of 1890), His Evellency the Governor in Council is pleased hereby to notify that on and after the 20th day of March 1891 the whole of the said Act not already in force therein shall evend to the local area contained within the limits of the Cartenments of Poona and Kirkec

2. The Governor in Connecting at a composition of the Agricultural College at Poons to be an infirmary for the treatment and care of animals in respect of which offences against sub-section (1) of section of have been in respect of which offences against sub-section (1) of section of have been

Noin No 5717, J D, 11th Oct 1909, B G, 1909, Pt I, p 1915

In continuation of Government Notification No 1301, dated 31d March
1891, published in Part I, page 238, of the Bombay Government Gazelle
of the 12th March 1891, His Excellency the Governor in Council is pleased
to notify that on and after the 1st November 1909 the whole of the
Prevention of Cruelty to Animals Act, XI of 1890, not already in force.

therem, shall extend to the local area contained within the limits of the Poona Suburban Municipality

2. The Governor in Council is also pleased to appoint under sub section (2) of the Governor in Council is also pleased to appoint under sub-section).

2. The Governor in Council is also pleased to appoint under sub section (2) of section 6 of the Prevention of Cruelty to Ammuls Act (XI of 1890) the Rao Bahadur Ramnarayan Amarchand Veterinary Dispensary at Poona to be an infirmary for the treatment and care of animals in respect Poona to be an infirmaty for the treatment and care of animals in respect of which offences against sub-section I of section 6 have been committed of which offences against sub-section I of section 6 have been committed.

Noin No 4642, J. D., 31st Aug 1891, B. G., 1891, Pt. I., p. 716, as amended by Noins No 6948, J. D., 23rd Dec 1891, and No 4382, J. D., 91h July 1902.

In elections of the power conferred by sub sections (2) and (3) of section In election of the power conferred by and sections In I of the Prevention of Cruclty to Animals Act XI of 1890, the Covernor in

Council is pleased—

section 6 have been committed

(1) to extend the whole of the and Act, except section I thereot, to the City of Bombay as defined in sub-section (7) of section 3 of the Bombay General Clauses Act, 1886 (Bumbay Act III of 1880), with

effect on and from the 4th day of September 1891
(2) The Governor in Council is also pleased to appoint, under sub-section (2) of section 6 of the said Act, the Bai Salarbai Dinshaw Petit Hospital for Animals to be an infirmary for the treatment and care of animals in respect of which offences against sub-section (1) of

committed

INTERPORTED THE OUTTOO THE CAREAUTEST OF ANTIMALS.

Non No 3389, J. D. Hich May 1900, B. C., 1900, Pt. I., p. 1058

In exercise of the powers conferred by sub-section (2) of section I of the Prevention of Crnelty to Annuals Let, 1890, the Governor in Council is planed to extend, on and from the 1st day of June 1900, to the local is an in the Bolgman District hereindelow specified, the provisions of the sid let that is to say to the local area within the limits of the

The Contournent of Belgaum.
2. The pound established for the cantonment under the Cattle Trespies Act, 1871 is under section 6 (2) of the Act, appointed to be an untimity for the treatment and care of animals in respect of which offences ignust section 6 (1) has been committed.

VD JRF (I) AL OB VAINT?

DISJRICT VAD (GLOCALIAGE OF LABORATE) AND CYRF
FYJF ADIA ALL VAL JO CHRAITA LOCYL ARTES IA LIFE BAACH AAHTE

308 q., 1 19 (0101, 4) & (0101 mm, 1910, B. (1, 1910, Pt. 1, p. 896

In exercise of the powers conferred by subsection 2 of section 1 of the Prevention of Cruelts to Annuals Act 1890 the Governor in Council is pleased to extend, on and from the 15th July 1910, to the local areas in the Pinch Jahuls District hereubelow specified, so unich of the said Act is is not idealy in force therein —

The Minnely il are is of Godhra and Dhod in the Panch Mahals District 2. The Actem of Dispensive at Godhra is suched section 6 (2) of the Act minnels and care of summals to promise and care of an institution of the treatment and care of animals in respect of all the districts against section 6 (1) it is been committed in

Notes In Silk and Postupole to be ny istranker Notes No. 3128 J. D. 12th May 1915, B. C., 1915, Pt. 1, p. 1861

In exercise of the powers conferred by subsection (2) of section 6 of the Prevention of Cincity to Luminds Act (XI of 1890), the Governor in Council is pleased to appoint the Bombay Pinjapole to be an infilmany for the treatment and care of annuals in respect of which offences against on section (1) of section b have been committed

//IX/IP VL L/BDFO EL (L3 LO DE VX IXEBNVBI DECE/BL/C LIFE /IC/IGHVE 1/FECTIONS DISEVSES HOSELLYE EGB

Noin No 6336, H D, 29th June 1921, B C, 1921, Pt I, p 1627
In exercise of the powers conferred by sub-section (2) of section 6 of
the Prevention of Cruelty to Annuals Act, 1890 (XI of 1890), the Governor
in Council is piersed to declare the Alumcipal Infectious Diseases Hospital
for animals at Turdeo Flats to be an infirmary for the treatment and eare

of animals in respect of which oftences against sub-section (1) of section 8

ORDER UNDER ACT I OF 1891

LAND ACQUISITION

EUNCTIONS OF THE COURT UNDER THE ACT

Noon No 1609-1, 1 D, 8th Mar 1895, B C, 1895, Pt 1, p 267

In everence of the powers conferred by clause (d) of section 3 of the Land Acquisition Act, 1894, Ilis Evcellency the Covernor in Council repleased to appoint the Assistant Judge of Thans for the time being, within the local limits of the talinkas of Salsette, Shahapur and Bassein in the district of Thans, to perform the functions of the Court under the said Act

OEDER ONDER VOL AIII OF 1891

TARIFF

BEAEZAE DEFARIALAT
GVACELLIZG CERTAL SOUTHEATIONS OF GOVERNMENT IN THE

Noin No 1423-C, R D, 19th June 1922, B C, 1922, Pt I, p 1356
In exercise of the powers conferred by section 9 of the Indian Tariff Act, 1894 (VIII of 1894), the Government of Bombay is pleased to cancel the following notifications of Government in the Revenue Department — the following notifications of Government in the Revenue Department — (a) The second and third Motifications dated 11th January

1870, under section 4 of Act XI of 1869 published at page 19 of the Bombay Government Gazette, dated the 13th idem,

(b) Notifications dated 23rd October 1872, under Act XI of

1869, published at pages 1111 and 1115 of the Bombay Government

Gazette, dated 24th idem, and
(c) Notification No 7133, dated 20th September 1901, under section 5, sub-section (2) of the Indian Tariff Act, 1894, published at page 1254 of Part I of the Bombay Government Gazette, dated the

22nd idem

BULES AND ORDERS UNDER ACT II OF 1896

COLLON DUTIES

BOYBAY FOR THE PURPOSES OF THE GOLLECTOR OF PLACING ALL THE MILLS IN CERTAIN DISTRICTS OF THE BOMBAY PLACING ALL THE MILLS IN CERTAIN DISTRICTS OF THE BOMBAY

In exercise of the power conferred by clause (b) of sub-section (3) of section 3 of the Cotton Duties Act, 1896 (II of 1896), and in supersession

IZ LIII ROZIBZZ ERFZIDEZCZ 1/ / HOLZED WIRTHOUSE COLLOS COODS MYAR ACLORED

Note No 1391, Comme, C S O and 1, 12th June 1913, B C,

THE CRITICAL THE LORGE OF ALTECATION FOR PERMISSION TO DEPOSIT

Bombay Presidency the powers described in sections 9, 16, 18, 20 and 21 and Upmin Bomber, for the time being to exercise throughout the inthorize the Second Teast int to the Collector of Land Revenue, Customs let, Il of 1896, His 1 yealleney the Governor in Council is pleased to In sectors of the power conferred by section 3 (3) of the Cotton Duties 026 d T)a 1995, N. 65, O. R. D. 26di Od. 1895, B. C., 1898, 21 (110 /2 8) 10 12, 20 (/n 21 of 11th /ct MARKALL THE ROADLY TO LAIMOST ROWERS DADER A HORALZ HE SECOND ASSESSED TO THE COLLECTOR OF LAMB

Chief Custonia Inthority hereby preseribes the form of application Under section 13 (2) of the Cotton Duties Act, 1896 (II of 1896), the 926 d'7 12 '8161

allill

manufactured in the Presidency of Bombay printed for permission to deposit in a licensed warehouse cotton goods

Mork

THE AGENTS,

, allila

The Collector of Bombay

oT

from our Mills to the heensed warehouse situated in Please to grant permission to us to pass out a consignment of the goods Su,

de daetem We propose to despatch the consignment on the

nu it convenient to you

Signed

Agents of the

THE BOMBAY COTTON GOODS WAREHOUSE RULES, 1913

III Mar 1913, B G, 1913, Pt 1, p 418 Mar 1913, republished in Gow Woln No 2375, R D, G of I, Department of Commerce and Industry, Norn No 1596-2, 18th

deposit and discharge of goods therein and therefrom the following rules regulating the provision of warehouses and the Act, 1896 (II of 1896), the Governor General in Council is pleased to make In exercise of the powers conferred by section 36 of the Cotton Duties.

Warehouse Rules, 1913 (I) These rules may be cited as the Bombay Cotton Goods

rules shall be (2) The application of these -9117 confined to

Presidency of Bombay

In these rules ---

proper and the Collector or Deputy Commissioner of the District 'Collector' means the Collector of Bombay for the Presidency 'Act' means the Cotton Duties Act, 1896,

incensed warehouse, means a warehouse incensed under the for the Province of Sind,

be in charge of a warehouse heensed under the Act Officer in charge, means the officer appointed under rule 4 to

No place shall be licensed as a warehouse under the Act, unless

(a) it shall be enclosed by walls built of brick or stone, it fulfils the following conditions, namely —

strongly terraced with masonry or tiled, the rating in the case of (d) if it includes an upper floor room, the roof shall be well and

securely fixed in the brick or stone work, (c) all windows and ventuators shall be protected by stout from bars tiled roofs being ceiled with strong cloth, planks or matting,

350

and return the original to the applicant and the duplicate to the

Соцестот

mouth to which the return relates (1) shove of the goods removed from a incensed warehouse during the quantity and other particulars indicated in the Form referred to in clause Notification No 864-S R,* dated 21st February 1896, mention the particulars required by the rules made under the Act and issued under (5) The return under section 8 of the Act shall in addition to the

packages and other articles taken into or removed from the warehouse Every person who enters or leaves a licensed warehouse and all

shall be hable to examination by the officer in charge

all the cotton goods produced at the mill which have been deposited in a Collector each month and contain the particulars indicated in the Form of prepared in Form I appended to these rules - It shall be delivered to the (I) A separate return made under Section 15 of the Act shall be

ncensed warehouse during the preceding month

evods (I) a slur in of berreler H into H and an in the shorp and to dated 21st February 1896, mention the quantity and other particulars the rules made under the Act and issued under Norification No 864-S R,* of the Act shall, in addition to the particulars required by rule 7 (5) and by (2) If no such separate return is made, the return made under section 8

The officer in charge of a licensed marchouse shall keep an invard

and outward regrater in Form Jappended to these rules

^{*}Ropublished at pages 199—204 of Parl I of the Bombay Government Guzette dated

(pantag) lo (ab Dated this 61 a di pente hacinta en los ukints en of Lotal i

(To be signed by the Mill owner, Annuging Lyant or other principal officer of the Mill)

ORDERS UNDER ACT III OF 1897

EPIDEMIC DISEASES

TILL BE OPEY TO AXY RESIDENT PRESCRIEING THE CONDITIONS SUBJECT TO WHICH THE Hay

IX IXDI4

B G 1917, Pt 1, 1 635 2161 49k 1106 a D 26515 ov abov wod m G of I, Education Dept, Noin No 635, 24th Am 1912, republished

orders the port of Karachi shall be open in addition to the port of Bombay. Council has decided that for the ensung pulgrimage and antil arriber present congestion of pilgrim traffic in Bombay the Governor General in In order to promote the convenience of pulgrims and to relieve the

to pilgrim realfic to the Hedjaz.

Epidemic Diseases Act, 1897 (III of 1847), and in supersession of the unders In exercise of the powers conferred by suction 2 Sub-suction (1), of the

Ladia subject to the conditions direct that, until further orders, the Hay will be open to any resident in July 1908, the Governor General in Council is accordingly pleased to contained in the Home Department Notification No 1606, dated 13th

(I) that no person shall be permutted to embark with the object

Karachi in the Bombay Presidency, bar reduced to erroy aft it 1493x esself of spentigling a guidam to

Clarton process under the personal direction (f the Port Health Jedda shall be thoroughly cleaneed and meed from rate by means of the (2) that before the pilgrams embits the ships chartered for

(6) that ample hospital accommodition abill be provided on

(4) that before embarkation pilgrims shall be medically board,

thud class passengers on ordinary steamers; inspected and their clothes and baggage dennicted in the case of

(a) that ships shall undergo further lespection at Aden

between Aden and Perim. being accorded to reseals on which playue is first discovered in that article shall be syncily carried out a similar meatinent Ledroserg semestem of the and the measures prescribed attiving at Aden, telegraphic information shall be sent to Perim article where the au density and the tested as an intected the au density and article lessor mirghy a m theseng ed or band at sugaly it talt (8)

tron a plague infected vessel for treatment under arrele 11 of the Paris samming to beel qide eating an entire ship load of pulgrams to season capable of receiving an eating established at Perim by the Government of Bombay at the commentenent ed lim amizing tol morrers moirerisedo sugalq beqquipe yllul k

Convention of 1903

* this clause when to the appointment by name of a certain centennan as the Supermondent of the Reformatory School is omitted

The Governor in Council is further pleased to direct under section t (b) of the said t ct that the linguistic (americal of Prisons shall, with

CONNITAL OF MALIONALISM (OZINO) AND MAZORIA, ROMENTALISM AND ALL MALE BALLON OF THE SUPERINGENERAL AND A STATEM AND A STAT

the lixedlence the Covernor in Council is pleased to direct under section 1 (b) of let lill of 1897 that the Director of Public Instruction shall perform all duties as regards the Deriveda Reformatory School, the between by that let on the Inspector General

Deriche the difference of temperature to 1900. Per p. 19 819

Deriche the difference of temperature to 1900. Per p. 1. p. 819

eacter/ to estimate) gargeflet alt in bin-loodes ractained # ills soft thou time for Industrial Home is a officio suprince of an of ter the control and management of it in the others in charge of the by the Actouche Inspector (omeral and to be tander a crond to the tespect to the atthe other roots at foods a find of the data and of the desired foods.

TO BE USED AS A PERSONALIOUS SCHOOL EVENT THE MEN SULTION UNE LOSS TYDESTRIVE HOVE ALBECTEN, BONBLE,

185 '1)d '8161 - 9-81 Note No 1554 page 1, 1 th 7th Mar 1915,

Bombia alta bur food > zotamiot Stare being dlade zadmoS of 1897), that the Salvation Army Bors Industrial Home at Breatle, III () 7081 - 191 shoots remained at all to (d) $\overline{\zeta}$ norms $\overline{\zeta}$ d behaviors The Governor in Council is pleased to direct, in exercise of the posser

LURINOU CHEREFIZE THE SALVATION ALM POLS INDISTILL HOME

 $X^{\mathrm{opt}}(X)$ 1227, 1, 10, 20) $X^{\mathrm{opt}}(X)$ 1318, 13, (), 1318, 15, (), $X^{\mathrm{opt}}(X)$

- nominational language of boiled espect to the Adamon Army Bors' Industral Home at Bomby is pubunder section 7 (1) of the Reformatory zehools for 1111 of 1891 with the following certificate furnished by the hepector (war all of Prisons

Certified, is required by section 7 of the Beformatory school. Let

the Aet quoted above " for the reception of such routhful offenders a may be sufflice under complied with and that in my opinion the Home in question is nitted and that the requirements of section 6 of the said let have been VIII of 1897, that I mepocked the advantage from 1803 Home at Bombar

TO THE SILVITION IRAL BOYS' INDUSTRINE HOME AT BYCULLA APPEAR TO BE FIT CASES FOR BEING SEVETO A REPORTATIONAL SCHOOL EBESIDE/CT TON/ OF BOUBLY TO SEND FOLTHELL OFFENDERS WILL FARON ERING ALL STILL VOLUE TRESIDENCE A CONTRIBUTES IN THE

Ist I is 531 '8161' D B '8161 MIL 102' G I '1991 ON WON

Army Boys' Industrial Home at Byculla to de fit cases for deing sent to a Reformatory. School to the Salvation Presidence toun of Bombas to scud southful offenders who appear Schools Act, 1897 (VIII of 1897), the Governor in Council is pleased specially to emponer all stipendier. Presidence Migistrates in the In evereuse of the poner conferred by section 8(2) of the Reform nory

members of the committee is omitted * This portion relating to the appointment by name of cortain evationen as non-official

FZ /CL/IF / LZ VEEPXI/G LO BO/IB //

IADUSTRIAL HOME AT BLOWLIA BOYS' RULL FOR SEADING HOLS TO THE SALVATION ARMY BOYS'

Noin No 1555, J D, 7th Mar 1918, B G, 1918, Pt 1, p 531

The Governor in Council is pleased to make the following rule under section 8(3) of the Reformatory Schools Act, 1897 (VIII of 1897) — Xo boy shall be sent to the Salvation Army Boys' Industrial Home at

No boy shall be sent to the Salvation Army Boys, Industrial Home at By culla under the said Act unless his residence, either permanent or for the time being, is in Bourbay City, or in the Northern Division of the Bombay Presidency or in the District of Kolaba, or he is a child of a member of a crummal tribe

BULES FOR SENDING BOYS TO A REPORTATORY

Voln Vo 1640 E D, 23th Sept 1901, B G, 1901, Pt 1, p 1976 as amended by Voln Vo 2354, E D, 18th Sept 1916

His Excellency the Governor in Council is pleased to make the following rules under section 8, claise 3 (a) and (b) of the Reformatory Schools Let, VIII of 1897 —

(n) & sund

Zo bor except for special reasons shall be sent to a Reformatory

od 11

(a) is less than ten verts of number or of an offence pumishable (b) has been convicted of number or of an offence pumishable

under section 376 or 377 Indian Penal Code, or (c) is for the first time convicted of a minor offence such as

petty theft, and is under parellal or other legal control, or to interfere se rously with his education, or to require special care or him or to make him an undesirable companion for other youthful of him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him an undesirable companion for other youthful or him or to make him and the him of the hi

offenders

Clause 3 (b)

The period of detention in a Reformatory shall ordinarily not exceed

DIRECTING THAT THE REPORNATORY SCHOOL AT YEAVDA SHALL

IN BRITISH BALUCHISTAN

G of I, Home Dep', Noin No 130, 9th Mar 1906, republished in Gow Noin No 532, E D, 14th Mar 1906, B G, 1906, Pt I, p 353

In exercise of the powers conferred by section 15 clause (1), of the Reformatory Schools Act, 1897 (VIII of 1897), the Governor General m Council is pleased to direct that the Reformatory School at Yeravda shall be available for the reception of youthful offenders directed to be sent to it by any Court or Magistrate in British Baluchistan or in the territories administered by the Agent to the Governor General in Balu-ferritories administered by the Agent to the Governor General in Balu-

clustan as such Agent

H 760-42

359



Rules for the Willingdon Boys' Home, Bombay

Boys' Home, Bombay" The Home shall be called "The Wilmgdon

ог гре Истопиатогу Всьоой n no shall be ex-office Superintendent app or al of Government, as Manager, time, appoint an otheer, nith the Salt teion Auny who shall, from time to The Home shall be under the control of the

or unless he is a child of a member of a Presidency, or in the District of Kolaba, Northern Division of the Bombay time being, is in Bombay City or in the residence, either peiniament or for the shall be admitted in the Home unless his the Salvation Anny, provided that no boy Mools Act, VIII of 1897, or admitted by under the terms of the Reformatory bovs and youths who have been sent in The Home shall be open for the reception of

Boys speaking other langua-ទេវាជីវា១៩៤ខ slight knowledge of one of the other speaking Sindi and Kamarese but with a Cupanti, or Hindustain, and also those Bors will be admitted who speak Marathi, (8161)

partment, No 1551, dated the 7th March Government Resolution, Judicial Dean O notherhold Note Notherhead O m

When a boy arrives a record of his discretion of the Maurgei ge uall also be admissible at the

remain in it, and (2) the Manager, leave the Home, unless (1) he desures to if he desires to leave The boy shall then that he need no longer stay in the Home School, the Manager shall inform him Magnetiate of Court to be detained in the n hich he has been ordered by the When a boy has completed the period for future reference belougungs shall be taken, and kept for

receive a Discharge Certificate, stating On discharge from the Home, the boy shall to allow him to remain of the Salvation Army in India, decides

subject to the control of the Commissioner

Same of Home

Control of Home

Rules for Admission

न्यमध्या भेर

LITTLE II Procedure on Bora G

อธีมเ ทว Procedure on D15-

Disclinge Certificate

how long he has deen in "The Willing-don", and a record of his conduct while there,—also stating what industries he has learnt and his success at the work

has learnt and his success at the work it a boy, on completing the term of his sontence, has risen to be a. "Mate" or "Institutor" of others, and desires to tenian in the Home, he may be allowed to do so, at the discretion of the Manager, and shall then be regarded as an employee and shall then be regarded as an employee

of the Home and paid accordingly, until to better himself and his position —

to better himself and his position —

(a) The boys shall be employed at various

trades, such as— Werving (Cotton, Silk or Wool) Varping Silkreeling Anlberry Caltivation

Сигренти нев Мевупи вид отпет Магеств Мевупи в Мевупи вид отпет

Wiestepuper
Ontside Employments
Other hundicrufts to be udded as
may become necessary
(b) Subject to good behaviour boys may
hun subject to good behaviour hunging the

to holder to good behaviour boys and be allowed to live in the Home and to work outside, the arrangements, for their employment, home of work, wages, etc., being made by the ahull be paid Such boys shall pay for their bound and keep (c) Boys may be heered or apprenticed out under rections 18—22 of the out under rections 18—22 of the

Reformatory Act

(d) All boys employed in the Home shall

do a fair day's work to the satisfaction of the Manager, but not exceeding eight hours a day, with a half
holiday on Saturday and a whole
holiday on Saturday

(e) For such a day's work, youths of 16

for each a day's work, youths of 16 and inputed elast than As 4 a day Boys from 14 to 16 years of age shall receive As 3 a

Employment

Permission to remain

8

4calc —		
revards may be granted on the following		
λ record of marks shall be kept, marks and	Marks and Rewards	318
(h) Book prizes and other rewards		
(9) Good conduct badges, stripes, etc		
tor, or as employee		
(f) Appointment as Overseer, Instruc-		
(e) Gerthfeates		
(д) Бава рітудейся		
(c) Promotion to ". Mate."		
quarotinola (d)		
(a) Marks for good work and good		
medon — moras dang temperaturan		
other, means may be used in this con-		
work and conduct, and the following, and	guon	
	Rewards and Promo-	17
money standing to his credit	Bewerd one Preme	LT
mon the masme being cut from		
borreq betata		
ing, and interview privileges for a		
(f) Loss of letter writing and receiv-		
ry, games, etc , for a stated period		
(s) Loss of Home privileges, t e, Libra-		
presence of the Manager		
stripes with a rattan in the		
(d) Corporal pumshment—up to 12		
(c) Loss of Pass privileges for a time		
(b) Loss of Monitorship		
(a) Loss of marks, up to 6		
to inflict —		
Home Manager, who shall be authorused		
Almor offences shall be disciplined by the	hlmor Offences	91
gentence	20 21	-
to undergo the unexpired portion of his		
perug cancelled, and his being sent back		
with a view to his conditional release		
himself, to be reported to the Authorities		
release shall be hable, if he misconducts		
Any inmate sent to the Home on conditional	Serious Misconduct	gŢ
Ройсе		
staying of leave will be notified to the		
must be complied with Any over-		
Manager, and the conditions of the pass		
first receiving a pass, signed by the		
Home, on any pretert whatever, without		
Home staff, no inmate shall leave the		
Unless accompanied by a Member of the	Passes	ŦΙ
	ď	

рп	Parade a	`	
'ธอเวรยนนน	7-30 to 8 ., Drills, g		
сип Вмогр	11 4		
	etc or 7 of 7-30 ,, Light me		
՝ թուրյոց՝			
ning dor-			
	gmvomea m a Tot 8		
STILL WOTTON	JIES — JIES DANG SHAN DO ON SHO	Dally routine	. ~
	The weekly routing shall be on the	anthor when	Ľ
	none stadmun bas semen neat		
	The boys should be called and spe	Иатев пот питретв	97
nq 04 u02[c	ph the bears arened by as led and are	moderna ton homoly	96
песевыя	to inspection, when considered		
	personal effects Lockers sha		
	Each boy should have a lock	Госьега	35
	soap and other necessaries	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20
п Бколие	clothes The Institution sha	стоецев	
	The boys shall wash and mend	Washing and mending	₹7
	Wages .	1 1 211	, .,
т сие рола,	clothing shall be deducted fron		
	peing maintained The cost		
	villages,—of course neathess ar		
	ordinarily wear, were they in		
	should not exceed what the b		
qəns 4nq 's	suitable clothing of the unnate	_	
le for the	The Home shall be responsible	Clothing	82
	nsed alternately		
	to abund over and—, gruntom		
	od fines of 'roog' to so I		
	bajri flour to be given daily		
JOWELL OF	do so 2 to 1 to absent unov		
1 IP	โอนส		
70 9	Vegetables		
70 <u>î</u>	ู้งเ _ก ล		
70 { 20 { 70 {	Curry stuff		
-	Coeum		
zo i	Glice		
70 Ţ	$\Gamma_{t} \Pi_{t} \Pi_{t}$		
13 ov	and Saturday		
	*Balri flour on Wednesday		
20 21	and Thursday		
	*Jowari flour on Monday		
\o 21	Tucsday and Friday		
	*Wheat flour on Sunday,		

 $^{\ ^*}$ In the case of boys over 14, and 10 oz. in the case of boys under the age

modink denother

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Cash Registers and Ledgers, as necessary
                       Medical Regrator
Daily Roll Call, to be taken at parades
                       Dioting Register
                      Clothing Register
                 Good conduct Reguster
                      Punishment Book
                              Rank
Earning Records, to include Savings
                         Work Records
                         Visitors' Book
                       Inapection Book
                          over pol
History Book, giving personal history of
     discharged or retained, etc.)
of stay, reason, belongings on arrival,
parentage, village or address, term
        Кесерігона вінд Dіьсінагgев
(Mame,
                           -- หาปะเทิงป
                                                        รราวเกษอยู
Hinger shall keep the following
   outside or purforned in the Home
                  ુરાષ્ટ્રે ગદ્દાદ્દાલ માતાદાદ્દા
introduced from
Gold, silver, copper or any metal in any
                                  Betel
                  Honey or Bunk Zotes
Attehes or materials for producing fre-
                          និរយុព្វយៈនិ
Physing cards or other unplements for
                         Mana Maria 14
Tobreco in any form and appliances for
   opium, bhang, ganja and charas
Drings of every description including
Acohol and apurts of every description
                          — oldrakmad
Home and their possesson by a boy is
The following articles are prohibited in the
                                                     Prolitions
                               Aupung
pun
      Saturday
                101
                          per breagmby
                      11
                Brq
                                G
                      "
         Education
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              poor
                           08 7 01
                      "
         Recreation
                              2 30 10 1
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         Cardening
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              Work
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      tood and rest
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              Work
                      ui c
                             8-12 to 13
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87

A monthly return, to include the		
Boys on pass, as necessity arises		
Commissioner of Police, Bombay —		
Inspector General of Prisons, and the		
The following Returns shall be sent to the		
LOOAL RULES AND ORDERS UNDER { 1897, Act VIII-		

	0.0
Returns	30

to meuleate the principles of Honesty,
personal interviews, etc. He innet seek
favouritism, gam their confidence by
each boy personally, and, without
The Manager should endeavour to know
couquet' ote
General remarks, such as Health,
μιοιμ
Do m Home at end of
Do received during month
ημοιι
Do sent to Hospital during
Do died during month
ημιοιι
Do spaconded during
тош
Do discharged during
even month
No of Boys in Home at beginning of
топомля—
A monthly roturn, to include the
Boys on pass, as necessity arises
Commissioner of Police, Bombay —
Inspector General of Prisons, and the
The following Returns shall be sent to the
the statement of the first annual of a manage flesh safting
}

Porsonal Influence

to the British Raj, and the Fear of God Morality, Truthfulness, Honour, Loyalty

Committee of Visitors 33

Prisons inendation of the Inspector General of appointed by Government on the recom-The four non-official visitors shall be Rompul apul po un ex-officio mompor five persons, of whom the Collector of The Committee of Visitors shall consist of

official Visitors Appointment of non-22

but shall be cligible for re appointment of the years from the date of appointment Committee shall hold office for a perrod Each of the four non-official members of the Quorum of Visitora

ent to otab out brosse linde rotiely lerallo A Visitora' book shall be kept in which the питопр в птој Пвие възблизи ond teednishd transacting any other of the Reformatory Schools Act or of to the Home presembed by Section 23 (1) peld for the purpose of the monthly visit At any meeting of the Committee of Visitors

the term of The Thought of over tem visits, with any remarks or suggestions ho

> VISICOTA BOOL 32

combruz (pe cobz -on ddarmaym llede nortenigys dor the official leater requires explanation to dramat run noul! ्रन्यभ्रम् अविद्या to such that the present of the second to be present forward a copy of every such entry to the

that they inleave bept - III communi-The Minager shall be responsible for seeing

of the Boys after they have left the Home Apert quod of obtained blands troth strate. mid of loss ofblu od bluode enorm o

(1) The Miniger unit endergour to

lectoral touch with them by cor-(7) He must cudersour to keep m नम् १८ एवा मधून मार्थ र obtani for them sintable, employment

र स्टब्स है है है है है है है जिस्सार में मा अने महिल्ल time to time to visit the Home, and (3) He must also encourage them from **भाग्मा०दे** ध

that they may not be dragged back. os agod suit tot may boys, so He must if possible endersour to maringe and home arrangements personal interest in their future क निर्मात मिराज्याहरू वनामा सन्द्रमाना स्थाप (१) արգումակություն արգե of norm beleaned and sent to

probut hold of him. He should be behaviour, and with a view to out in instituting, subject to good while in the Home, should be paid (5) The Armes of the Boy accumulated gmob live to sunt doing

Boy a wishing to vist the Home blo not moor larger a trada toe old (d) In course of time, it should be possible

ndyr ed as to its wise ezpendaturo

staff the Home the Old Boys would be invited to Remnons could be arranged, when Tam rehas, OL Cames _ և ուսում (Հ)

the Boys then in the Home Cames, Pictures, Books or Feasts to support of the Home, or to give contribute, when able, towards the (8) Old Boys should be encouraged to

339

approach is an armappe .02

T (F (π e of the Boya-

21

भूति। प्राप्ति भूति। प्राप्ति विश्व ορμοι μπεριρμρίου οι δείνου μικέβ το Salvation Army Officer, or with any be put in fouch with the incarest (9) Rola going to distant places should

the Home Emynol themselves after leaving -हार विश्व मार्ग विश्वdo esimui hing in a conspicious place for the ed them brook monoll to llost, 1 (01)

Norm No 2329-A, E. D, Shi Dec 1920, B. C, 1920, Pt. I, P. 3103 BULES FOR THE MANCHALY OF THE YERADA PEROBANTORS SCHOOL

for the management of the Yerarda Reformatory School amended, the Governor in Council is pleased to make the following rules Department No 1951*, dated the 6th October 1903, as subsequently of the rules published in Government Notification in the Pelucational of the Reformatory Schools Act, 1897 (VIII of 1897), and in superscenting In exercise of the powers conferred by subsection (2) of section 20

Մօունոն առև հետացերում

tendent and a Sub-Assistant Sargeon shall also be attached to the school appoint a Superintendent and a Committee of Visitors. A Deputy Superin-For the control and management of the school, Government shall

This Joodse all han inchinating and

to as " the Inspector") and shall obey the orders of that officer ate to the Educational Inspector, Central Division (heremafter referred Public Instruction (hereigniteer referred to 18 'the Director') be subordinwith sole authority, he shall, subject to the control of the Director of In all matters in respect of which the Superintendent is not invested

solely to the management of the school, and shall not engage in any other He shall hve in quarters provided for him, and shall devote himself

time consider necessary He shall furnish such security as the Director shall from time to business or pursuit

Every other subordinate officer in the school shall be ру тарестог Director and the teachers and the jamadar of the school shall be appointed The Deputy Superintendent and the clerk shall be appointed by the

Each trade metructor of the school shall be required to give at appointed by the Superintendent

event of any trade-instructor throwing up me employment without having month's pay, signed by a surety as well as by the trade-instructor dent either the amount one month's pay or a bond for the amount of one security for his doing so, shall be required to deposit with the Superintenleast thirty days' notice of his intention to resign his situation, and, as

h->-mi-fb

dops it in the hinds of the Superintendent in the other shall be forfeited given notice is spove, the amount of the bond in the one ease of the eash

the such retion thereupon as he shall be authorized to take under these wholir shall be minical nely reported to the Superintendent, who shall livery cise, therefore, of violence by a member of the staff towards a r reform wore school, such qualifications are absolutely induspensable for, in dealing with boys, more specially with lads of the class detained in n inting in the equiplities shall have their sorvices at once disponsed with, unt rink, including also tride instructors and school unsters, found of the stall behaves with tact, patience, and good temper is shall be the duty of the Supermtendent to see that every member

distins any subordinate others of the school for dishonesty, inefficiency, The Inspector may suspend and the Director may suspend or rules and as he shalf think expedient

or in conduct disquissing time for office

(which, it possible, shalf be in writing) to each charge, and the reasons for otheer, shall record the charges against him, the maners made by him The Director or the Inspector, defore dismissing any to the In pector to perform temperarily the duties of the officer, reporting his proceedings aispend hun and in such else, or whenever necessary, appoint iny person rooms unsconduct on the part of any one of the officers above named, to where, and the function The Superintendent mee, in the ease of the elerk, ary albording e officer except the Deputy Superintendent, The Inspector in is dismiss and the Superintendent may suspend,

ander the two preseding rule soluble orby etto the control of the Director Ill the proceedings of the Inspector and the superintendent

रिकास कार १८ रब्ला में मेल स्वानात स्वानात सिमान्य पि बहुधुराजर रच The mer set culter on his ovin motion or on the receipt of an appeal

He shull also keep such registers of admissions, heenses, the Inspector near think proper to bring to the notice of the Committee of Visitors or of make a note of all occurrences of import ance and of any matters which ho The Supermendent shall keep a report book, in which he shall

He shall submit such rothens may be required by the Director releases, and such recounts is mer be preseribed by the Inspector

the close of each rear a report referring to all subjects of interest He shall draw up and enhunt to the Inspector as soon as possible and the Inspector

ifter such eitenlition arrange for a meeting of the Committee to discuss copica to the membera of the Committee of Visitors, and as soon as possible The Inspector shall forward the report to the Director, who shall circulate and giving a brief account of the northing of the school during the year

shall have the executive management of the school in all matters relating Subject to the authority of the Inspector the Superintendent and adopt the report

punshments, rewards, expendients, and general control to interial economy, discipling, industrial training, work, teaching,

each boy and his progress in industrial training A sand oals llads oH work-hours, and to acquaint himself with the conduct and character of It shall be his duty to be constantly present with the hoys during

certain amount of time in the school-room.

the morning If, owing to illnessor other cause, he is unable to perform dormitories are locked up for the night and when they are unlocked in It shall be the Superintendent's duty to be present both when the

thus duty, he shall delegate it to the Deputy Supermtendent.

kept in the Superintendent's quarter, and on no account shall they de During the night the keys of the dormitories and cells shall be

removed without his permission.

patrol within the enclosure, and at night a peon shall be on duty in the day and by night at the entrance gate. In the day time a peon shall The Superintendent shall see that a peon is always on duty by

verandaha of the dormitories

all sweides and accidental deaths, all outbreaks of epidemic discases, all escapes and recaptures, all serious breaches of the rules of the school, The Superintendent shall report to the Inspector, as they occur,

and the measures taken to prevent their spread

to the Inspector enquire into the cause of such death and make a written report thereon dent to the nearest Magistrate for judicial inquiry, who shall thereupon All cases of death shall at once be reported by the Supermton-

of the books and of the boys food, and by enquiry into the bazaar rates, The Superintendent shall satisfy himself by frequent inspections

and that the boys obtain their full rations that the full amount of food is purchased, that the rates are reasonable,

by whom they shall be audited with the school shall be submitted by the Superintendent to the Inspector. The monthly bills for expenses of every description in connection

connection with the school, not exceeding Rs 500, for which provision The Director is authorised to sanction any item of expenditure in

has been made in the budget

at the time and in the form prescribed from time to time by Government, shall submit annually to Government, through the Accountant General, by the Superintendent, subject to the full control of the Director, who All expenditure in connection with the school shall be incurred

The Superintendent shall keep a constant watch over the receipt a budget estimate of the charges of the maintenance of the school

by negligence on his part school-staff, if it be shown that such defalcation was rendered possible He will be held responsible for any defalcation on the part of the in the day-books, and that outstandings are not allowed to accumurespond with those entered in the books, that the daily entries are made that the registers and books are written up, that the cash balances corand expenditure of the school, shall satisfy himself by frequent inspections

Sunday or at other convenient time during each week, hear complaints The Superintendent shall hold a muster of all the boys every

and attend to them, and see that every boy is provided with proper clothing and bedding

27 All youthful offenders confined in the school shall be provided with a improrm and stating trom one upwards and shall be provided with a numbern and distinctive dress of blaki

On the admission of a youthful offender to the school, his clothing and other perishable articles received with him may, at the discretion of the Superintendent, he sold by anotion, the money thus nuttailed by the Superintendent, in the east column of such register of the private effects of the immates of the school as may be prescribed of the private effects of the immates of the school as may be prescribed time to time by the Inspector All moneys realised under this rule from time to time by the Inspector All moneys realised under this rule

offender will attain the appears to the Superintendent that a youthful office 59 Whenever it appears to the Superintendent that a youthful office 53

shall be deposited in the local savings bank in the manner provided in

offender will attain the age of eighteen years before the expiry of his period of detention, he shall, six months previously to the attaining by the youthful offender of the age of eighteen years, intimate the fact to the luspector with a view to the making of the necessary report to Govern-

ment under section 13 (1) of the Act

One month before the date of release of any youthful offender the Superintendent shall communicate the date of his release to the Deputy Educational Inspector of the district to which he belongs with a view to the boy's mode of life in the future being, as far as possible, wetched and influenced Six months after the date of release, and after every succeeding six months, for a period of three years, a reference shall be inade to the Deputy Educational Inspector of the district with a view to accertain the boy's mode of life. The replies received shall be laid before the Committee of Visitors, and a summary of the information received shall be attached to the Superintendent's annual report to received shall be attached to the Superintendent's annual report to received shall be attached to the Superintendent's annual report to received shall be attached to the Superintendent's annual report to

If the boy so discharged is native of a state under the Bombay Government, the Superintendent shall communicate with the Political Agent concerned

If the boy so discharged belongs to British territory or to a native state outside the limits of the Bombay Presidency, the Superintendent shall forward the necessary references to the Director who shall communicate with the highest educational authority of the province or the highest enteredance.

Political Officer of the Agency to which the boy belongs of any youthful offender whose sentence has expired He shall also order the payment offender whose sentence has expired He shall also order the payment.

of subsistence allowance to the boy for the journey to his home

accompanied by a member of the Committee of Visitors, or furnished with a written permission signed by the Superintendent

33 The Superintendent shall accompany the Director and all official visitors during their inspection of the school

Committee of Visitors

The following shall be ex-officeo members of the committee appointed by Government on the recommendation of the Director five shall be ex-officio members The four non-official visitors shall be The Committee of Visitors shall consist of nine persons, of whom

The Collector of Poons,

The Judge of Poons,

The Educational Inspector, C D,

The Professor of Mechanical Engineering in the Poona Collego

of Engineering,

The Superintendent of the Yeravda Central Jail

office for a period of two years from the date of appointment, but shall be Each of the remaining four members of the Committee shall hold

eligible for re-appointment

Ketormatory The Inspector-General of Prisons shall be a Visitor of the Yeravda

the Act or of transacting any other business two members shall form of the monthly visit to the school prescribed by section 23 (1) of At any meeting of the Committee of Visitors held for the purpose

The Superintendent shall forward a copy of every such cord the dates of their visits, with any remarks or suggestions they may A visitors' book shall be kept, in which official visitors shall rea quorum

of an official visitor requires explanation, such explanation shall invariably entry to the Inspector for the issue of suitable orders When any remark have to make

accompany the copy

Medical Officer

school shall be indented for from the Medical Store, Bombay prescribed by the Director and Inspector All medicines required for the Assarbant Surgeon shall keep such regreters and returns as shall be the supervision of the Medical Officer of the Yeravda Jail The Sub-The Sub-Assistant Surgeon attached to the school shall be under

Director and Inspector

arrangements are made for the safe custody of all records are maintained according to the rules at the time in force, and that proper The Inspector shall satisfy himself that all accounts and registers of making any application or complaint to them which he may wish to They shall during their mapections give every boy the opportunity mapect all parts of the school and see every youthful offender confined in The Director and also the Inspector, shall, at least once a year,

m the visitois' book tendent, shall, on the occasion of each inspection, be recorded by them they may wish to make and any ordersthey may have issued to the Supernthe manner in which it is administered, etc., together with any suggestions A brief memorandum of the state in which they find the school and of

fit, make a special report to Government, in the usual official form After any such visit of mapection, the Director may, if he thinks

Daily Routine

44 The dormitories shall be unlocked at day-light, and the boys shall be at once marched off to perform their ablutions and to visit the lating of a small baked cake of wheat flour or a portidge ration shall then be given them to support them until break fast

45 Up to 7 am (7-30 m vinter) the boys shall be employed in cleaning up the dormitories, when all will be in readiness to commence notk 46. The employment of the boys during the various hours of the day

— awollot ea ed llade

Summer 74—9, Manuel Training or 74—9, Manuel Training and Drawing Drawing or Drawing or 9—11, School 11—12, Bath and Breakfast 12—14, Work 12—14, Work 12—14, Mork 12—14, Mork 12—15, Play 44—5, Play 5—64, Meal and locking up

Emminy purishbar and including

47 The boys should be made as happy as possible in the school which should be viewed by them as a place of education, not one of pumishment So long as their games are of a harmless nature, their movements should during play hours, be as unrestricted as possible, during work and school hours play should be strictly interdicted

18 In the school, reading, writing and arithmetic shall be taught in

the vernaculars

49 The industries taught at the school shall at first be (I) carpentry, (2) blacksmith's work, (3) painting and variashing, (4) market-gardening and flower-gardening and (5) book-binding Others may be introduced, and flower-gardening and (5) book-binding obtained from the but in each case special sanction shall be previously obtained from the

but in each case special sanction shall be previously obtained from the taught in the school

50 On a boy's first entering the school he shall not be put perinanent-

by to any particular industry He shall rather be given the choice of all the trades in which the school affords instruction, and by employing him as a help at each in turn, his trates will be ascertained and his fitness for a help at each in turn, his trates will be ascertained and his fitness for a high attental and his fitness for a high attental and his fitness and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and his fitness for a high attental and h

a particular trade decided upon

Rewards

51 With a view to encourage good conduct and industry a mark system shall be employed under which small gratuities, not exceeding one amin per week, may be carned by the boys

To trable the jameder, school teachers, and trade matructors to keep a daily record of each boy's conduct and industry, they shall be intrinshed with registers in which shall be recorded daily the initial letter of the north tegisters in which shall be recorded daily the initial letter.

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pecumery reward of helf an anna reward of one anna A minimum of 28 marks shall entitle a boy to the mmmmm of 31 marks shall entitle a boy to the maximum pecuniary and for every "I" one mark, for "B" he shall allow no marks mancetion of these regrators. For every "G" he shall give two marks The Supermtendent shall, at the end of the week, allet marks on an

handed or er to him by the Superintendent through the Deputy Educationof the release of a boy from the school, his Savings Bank book shall be books shall be kept in the custody of the Superintendent At the time deposited by the boy in the Local Savings Bank All Savings Bank The other half of the amount earned shall be on fixed days of the week forbidden admission to the school The purchases shall only be permitted earns it on sweet-meats, fruits, toys, and other articles which are not One-half of the money so carned may be spent by the boy who

of marks, and consequently double the amount of gratuity which they promoted to this grade shall be enabled to earn double the number of boys in the school for promotion to the grade of monitor best behaved boys not more than 14 per cent of the entire number The Supermtendent is authorized to select from amongst the

could otherwise earn

зигшувиип д

Punishments shall consist of duct, and shall record all such punishments in a book provided for the The Superintendent is authorized to punish any boy for miscon-

, adram to eaol (a)

(differentiation from monitorahip,

(c) loss of privilege of communication with parents and relatives,

(p) softery confinement,

al Inspector of the district the boy goes to

(e) corporal pumishment,

(9) granding (f) penal det,

not exceeding two days at a time, with intervals of 14 days between cooked with salt in the form of porridge, and may be given for a period Penal diet shall consist of 1 lb of flour or rice per diem, **७**४८६६५४ इस्राह्म ner of school discipline with a light cane, the number of stripes in no case Corporal pumishment shall be administered after the manthree days No boy shall be kept in solitary confinement for a period exceeding

Visits to, and communication with, youthful offenders

time before a boy is released from the school of the date on which he notice of serious illness, and intimation shall be sent them a resconable Parents or near relations shall in every case receive sonable periods visit them once a month, and to correspond with them in writing at rea-The parents and near relations of the boys shall be allowed to

such periods

Licenses for employment of youthful offenders

prenticing a youthful offender, he shall follow tions for granting or withholding a license or for apprenticing or not apwith his own opinion and full particulars, to the Inspector, whose instrucshall obtain the views of the Committee of Visitors and forward them, Before issuing any incense under Section 18 the Superintendent

Every deedse under Section is shall be in the following form,

mamely —

puceuze

dated вуда Веготшатоту Бедоог индет в Warrant signed by puv Whereas A B is a youthful offender, at present detained in the Yer-

is willing to receive and take charge of the said A B on the condition that deing a trustytorthy and respectable person* and an employer of labour, self to the satisfaction of the Committee of Visitors, And Whereas C D has been an immate of the school for two years, and has conducted him-And Whereas the said A B has attained the age of fourteen years,

he shall keep the said A B employed in the occupation of $a \uparrow$

and while in his charge shall clothe and feed hun, And

and the further conditions endorsed on the back of this incense Sections 18 to 21 (both inclusive) of the Reformatory Schools Act, 1897, for a term of three months from this date, subject to the provisions of and A B is hereby heensed to hive under the charge of the said CD and A B while under his charge, Now These Presents, Witness that the reasonable precaution to eusure the welfare and safe custody of the Whereas, furthermore, the said CD has undertaken to maintain every

gianeq

Members of the Committee of Visitors

Signed

Reformatory School Superintendent, Yeravda £61

Dated the

Conditions to be endorsed on the back of the license

Act, 1897, section 18 (3)] for which the boy has been directed to be detained [Reformatory Schools from time to time for a similar period, until the expunction of the period (1) This incense is in force for three months only, but it may be renewed

(4) The license shall be cancelled at the desire of the employer

Section 19)

(3) The license is moreover determined by —

(b) his cessation from business, or employment of labour, (a) the death of the employer,

(c) the expury of the period for which the boy can be detained

in the school,

is to be employed I insort the exact trade, occupation or calling, as the case may be, at which he * Or, if he is an otheor of Government orol a Manicipality, substitute the words "an officer of Government" or "an otheor of the Manicipality of " as the ease may be

(d) his disclisting from the belood, or removal to another school,

it my time by order at the local Government (ib, Section 20)

biry who is the strong the charge of his employer may be arrested not adopted by provided for his lodging and mainten ance (b), Section 21) him, efter full enquirs, that the employer has ill-treated the doy or has (1) The hears must be expeciled by the superintendent it it appear to

 $(67 \text{ norm} \times 10)$ by any police otheer without a waxaut and taken back to lus employer

exerge, or electronche in exerge or in attempt to excerpe, will be excluded exam be increased and an employer who inclinerally permits a boy to (9) f leading d buy who are then from the amplover's charge shall never

trom again lasting a box licensed to him

Inspector, Cintral Division, may appoint and to be seen by such Visitor month by the Superintendent or such other person is the Educational a some density described or to be rested at least once a

(a) This becase is in duplicate, the original shall remain in the poseratte from others

se with a the chiploser and the duplicate in the possession of the boy

क्रमामेशके ब्रह्माम्यम्याद्भव

भ्या । भ्रम् 761

primbra se onest and ambinima specific off and about la printed in Euclish and Marthi in parallel columns and kept in borns of the heave and the conditions endorsed thereon shall

to Not more than his boys it any one time be declised to any

 X_0 but alter a frame denoted by the beautiful and beautiful and by some selection of the school ագտվար բարտրա

and conduct in the school lesse not, in the opinion of the Superintendant for at least two rears, and no boy shall be so decrised whose character

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BULLS AND ORDERS UNDER ACT III OF 1898

reberz

TOWN TOWN ISLUZE OF HOWING THEFT ICE AND TO CHEATING PARCES -

Norm No 3112, G D, 25th Yay 1911, B G, 1911, Pt. 1, p. 864

the said Act to the Town and Island of Bombay with effect from the lat the Lepers Act (III of 1898), the Governor in Conneil is pleased to apply In exercise of the powers conferred by subsection (4) of Section I of

1161 omur

Woln No 5379, G D, tith Lug 1912, B G, 1912, Pt I, p 1339 CERTALY IRLIS IN THE BELCAUSE, DRIVING IND BILLING DISTRICTS

Lepers Act, 1898 (III of 1898), the Governor in Council is pleased to apply In everyne of the powers conferred by Section 1, bub section (1) of the

the said Act to the following areas in the Belgaum, Dharwar and Byapur Districts with effect from the 1st September 1912 —

(1) Areas in the Belgaum District

The Muncipal district and Cantonment of Belgaum and the village of Hindalge in the Belgaum Taluka,

Vinage of trindange in the Delgaint Landan, Golak, Yamkanmardı and Saundatti-Yellanma, and the towns of Khanapur, Bail-Hongal, Kittur, Chikodi, Sankeshwar, Murgod, Yadwad, Sampgaon and Hukeri (2) Areas in the Dharmar District

The Municipal districts of Dharwar, Hubli, Gadag-Bettigeri, Ranebennur, Byadgi, Haveri, Navalgund, Nargund, Yeninur and Guddanddanur,

Guddgyddapur Areas in the Bijapur District

The Minneipal districts of Bijapur, Bagalhot, Culedgudd Ilhal, and the towns of Bagevadi, Muddebihal, Badanni, Hungund, Kerur, Bhadranaihan, Jalihal, Govanki, Nelvigi, Muttalgeri, Kaladgi, Beovur, Sirur, Bilgi, Galgali, Talihot and Malatwad

CERTAIN AREAS IN N D, C D, AND S D

Noin No 8189, G D, Isih Nov 1913, B G, 1913, Pt I, p 1985

In exercise of the powers conferred by Section I, sub-section (4) of the Lepers Act, 1898 (III of 1898), the Governor in Council is pleased to apply the said Act to the following areas in the Admedabad, Kaira, Broach, Surat and Thana Districts of the Northern Division, the Nash and Sholapur Districts of the Central Division, and the Ratnagui District of the Southern Division, with effect from the 1st December 1913—
Northern Division

		0	3,5
	dietrict		
	(I) The Rathagur municipal	Ratnagırı Dıstrıct	8
	Southern Division		
	district		
	The Sholapur City municipal	Sholapur District	L
	ment of Deolalı		
	district and the canton-		
	The Masik City inunicipal	Masık Dıstrıct	9
45A	Central Division		
The whole		Thana District	g
ישרי ייניים	mumerpal districts		
	The Surat and Bulear	Surat District	₹
	darrach		
	The Broach municipal	Broach District	8
	bnanA		
	Madad, Dakor, and		
	The attracts of	Kaira District	z
	district		
33	The Ahmedabadarumanicipal	Ahmedabad District	I
to anouxu noideoilgge	Local area.	Mame of district	

application Lxtent of

Local area.

ban a of district

except the Reinguit and 9 of the whole District, Sections 3, 1 опт (2)

mumenb il district yct

CONTRIO AND AND THE POOL METHOD

- Hel zint det mond bodin din // pleased to apply the said let to the following areas in the Poons District hertion Zo 1111 dated oth June 1911, the Covernor in Council is I cparallet 1898 (III of 1895), and in supersection of Government Noti-In exercise of the powers conferred by Section I, subsection (1) of the Nota No. 2221, G. D., 20th Mar 1911, B. G., 1911, Pt. 1, p. 588

Latent of application

Lucal areas

The Whole Act

եր գ, Եւթոգութով Հագի Lilus, Singri, Yerarda, Bop-Bhamburd դ հ.h ir idi, Bopodi, Mundh , Widgin, 'unil H more Tradabatt. timits of the villiges of Ghoroun say of the recomme of the Cintonnicuts of Kirkey ing supinpen Anneibilities (I) The limits of Poons eff.

except the areas mentioned

(2) The whole district of Poors.

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and Form B of the Schedule Sections 2(1), 2(3), 2(1), 3, 4, 5, 9

CERTALS AREAS IN THE THAN DISTRICT

in the Thinia District, minicly apply the said Act with effect from the 1st May 1918 to the following areas Lepers 1ct, 1898 (III of 1898), the Governor in Council is pleased to In excrete of the ponice conferred by Section I, subsection (1) of the Noth No 2377, G D, 3rd Apr 1918, B G, 1918, Pt I, p 595

The Talula Readquarter towns of Moklada, Wada, Umbargaon The Bluwards, Kalyan, Bassem, Mahim and Dahanu Talukas

Stehnpur and Murbid

ancii ibarnii ---SPECIFIED THE AREAS FROM WHICH LEPLIS WAY BE SENT TO VEFOLVING THE LEVER ASTUMS IT THE LOLLOWING PLACES AND

Matunga

1898 (III of 1898), the Governor in Conneil 18 pleased to appoint the In evertise of the powers conferred by Section 3 of the Lepois Act, Noin No 1371, G. D., Isih July 1911, B. G., 1911, Pt. I., p. 1220

may be sent vadmod to haslal bas awoll effers from the Town and Island of Bombay Acworth Leper Asylum at Matunga to be a Leper Asylum for the purposes

Noin No 3662, G D, 24th May 1916, B G, 1916, Pt 1, p 1032

may be sent the purposes of the said Act to which lepers from the Salsette Taluka Acworth Leper Asylum at Matunga, Bombay, to be a Leper Asylum for 1898 (III of 1898), the Governor in Council is pleased to appoint the In exercise of the powers conferred by Section 3 of the Lepers Act

Hındalge

In exercise of the powers conferred by Section 3 of the Lepers Act, Noin No 5380, G D, 14th Aug 1912, B G, 1912, Pt I, p 1340

asylum, namely following as the local areas from which lepers may be sent to the said be a Leper Asylum for the purposes of the said Act and to specify the Asylum at Hindalge in the Belgaum Taluka of the Belgaum District to 1898 (III of 1898), the Governor in Council is pleased to appoint the Leper

The Municipal district and Cantonment of Belgaum and the village (I) Areas in the Belgaum District

the Municipal districts of Athni, Mipani, Goksk, Yamkannardi and of Hindalge in the Belgaum Paluka,

Chikodi, Sankeshwar, Murgod, Yadwad, Sampgson and Hukeri Saundattı-Yellamma, and the towns of Khanapur, Bail-Hongal, Kittur,

(2) Areas in the Dharwar District

Dennur, Byadgı, Haverı, Navalgund, Nargund, Yamnur and Guddgudda-The Municipal districts of Dharwar, Hubli, Gadag-Bethgeri, Rane-

(3) Areas in the Bijapur District

Suur, Bilgi, Galgali, Talikot and Nalatwad Bhadranaikan-Jalihal Govanlu, Melvigi, Muttalgeri, Kaladgi, Bevur, and the towns of Bagevadı, Muddebihal, Badamı, Hungund, Kerur, The Municipal districts of Bijapur, Bagalkot, Guledgudd and Ilkal,

unoT shr Tound Island of Bombay

Kondhwa Budruk

Noin No 2255, G D, 20th Mar 1914, B G, 1914, Pt. I, p 588

specify the following as the local areas from which lepers may be sent to District to be a Leper Asylum for the purposes of the said Act and to the Leper Asylum at Kondhwa Budruk in the Haveli Taluka of the Poona 3434, dated 6th June 1911, the Governor in Council is pleased to appoint 1898 (III of 1898), and in supersession of Government Notification No In exercise of the powers conferred by Section 3 of the Lepers Act,

City and Suburban Mumerpalities, the Cantonments of Kirkee and Poons, The whole district of Poons, including the municipal limits of Poons - mulyed bigs out

and Aundh, and the town and island of Bombay Bhamburda, Kharadi, Bopodi, Kalas, Sangvi, Yeravda, Bopkhed, Dapudi the villiges of Chorpari, Wanori, Hadapsar, Mundwa, Wadgaon Shefr,

Poona, Masik and Hindalge

by Government Notification No 3662, dated the 24th May 1916 be sent, in addition to the Acnorth Leper Asylum, Matunga, appointed purposes of the said Act to which lepers from the Salsette Taluka may the Leper Asylum at Hindalge, Belgaum, to be Leper Asylums for the Khondna Budruk Leper Asylum at Poona, the Leper Asylum, Nasik, and 1898 (III of 1898), the Governor in Council is pleased to appoint the In everence of the powers conferred by Section 3 of the Lepers Act, Noin No 7074, G D, 23rd Oct 1916, B, G, 1916, Pt. 1, p. 2357

Matunga, Khondwa Budruk, Poona, Nasik and Hindalge

below may be sent -Act to "hich lepers from the local areas in the Thana District specified Hurdalge, Belgaum, to be Leper Asylums for the purposes of the said Asylum at Poona, the Leper Asylum, Masih, and the Leper Asylum at Acmosth Leper Asylum at Alatunga, Bombay, the Khondwa Budruk Leper 1898 (III of 1898), the Governor in Conneil is pleased to appoint the In exercise of the powers conferred by Section 3 of the Lepeis Act, Noth No 2378, G. D., 3rd Apr 1918, B. G., 1918, Pt. I., p. 595

The Taluka Head Quarter towns of Mokhada, Wada, Umbargaon, The Bhin and, Kalyan, Bassem, Mahim and Dahanu Talukas Tocal areas

Shahapu and Almbad.

CERTAIN INSTITUTIONS IN N D, C D, AND S D

9161 hp IV VITZ ' A D '1998 ON as amended by Noins No 5064, a D, 28th May 1915, and Noth No 8190, G. D., 15th Nov 1913, B. G., 1913, Pt. 1, p. 1985,

column 3 of the table – asylums, and to constitute for each such asylum the board indicated in m column 2 of the table as those from which lepers may be sent to such asylums for the purposes of the said Act, to specify the local areas entered metitutions mentioned in column 1 of the subjoined table to be leper Act, 1898 (III of 1898), the Governor in Council is pleased to appoint the In exercise of the powers conferred by Sections 3 and 5 of the Lepers

ults absence its Personan Issuantant the Clty Integrater Ahmedabad the Executive Engineer Ahmed and three official gentle men appointed by the Commis sloner	rolacl bedsbourd! lo located brosed balbacl bas awoT bit bas insluft located to braili	ordabounda te
The Collector of Ahmedabad or in	ctolitalb facilitating e il T	I The Kagrapeth Leper As, lum
braed to nottuttaneo	Local areas from which lepers may be sent	Institutions appointed asyluius for the purposes of the Lepets Act, 1899

The Collector of Betraght the Civil Jurgeon, Iterangiri the Executive English and Instance, Instangiri, the District Judge English, the Hurur Deputy Collector, Instangiri, four local residents to be selected from time to time by the Board	ladislawar ribandali odT baa wo.T.cha tota tshe dekrict and the, Town Talmad of Bumbay	4 Blt Diashaw Iknoekji Potlė Lepet Asylum at Katnagiti
The Collector of Sholnpur the Collector of Sholnpur, the Evently Evently Collector, Sholnpur, the Charles one representative Sholnpur, Junicipality, the Use Sholnpur, Junicipality, the Use Sholnpur, Junicipality, the Use trick Local Board and the Lite Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and the Liter Local Board and Liter Local Board and Liter Local Board and Liter Local Board Board and Liter Local Board Boar	andiolung edge of the Sholapur edge of the district and the Town and latend of Bombay	3 The Leprit Asylum at Shola pur maintained by the Ulsslon to Lepers in India and the Last
The Collector of Yasik, the Civilya Surgeon, Masik, the Executive Darkings The Cantoninen Lagistrate, Deolall, one representative and the District Local Board and the District along to Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Marie Local Board and the Local Board and the Marie Local Board and Marie Local Board and Marie Local Board and Marie Local Board and Marie Local Board and Marie Local Board Board and Marie Local B	The Mask City municipal district, the cantonneut of Deciding and the Town and Island of Bombay	The Leper Asylum at Naslk maintenined by the maintenined by the controlled to the Lepers in India and the Least
Constitution of Board	Vocal areas from be sent	Institutions appointed asylams for the purposes of the Lopers Act, 1898

VALOINLING INSPECTORS OF LEPERS AND SUPRINTENDENTS OF

Noin No 3435, & D, bih June 1911, B & , 1911, Pt I, p 912, as amended by Noin No 8196, & D, 15th Nov 1913

In exe cise of the powers conferred by section 4 of the Lepers Act, 1898 (III of 1898), the Governor in Council is pleased—

(a) to appoint the following persons to be Inspectors of Lepers under the said Act

The Assistant Civil Surgeon, Poons,

The Staff Surgeon, Poons,

The Superintendent, Yeravda Central Prison,

All Medical Practitioners

(b) to appoint the local Secretary for the time being of the Mission to Lepers in India and the East, Poona, to be the Superintendent of the Leper Asylum at Kondhwa Budruk in the Haveli Taluka of the Poona District

Noin No 8191, A D, 15th Nov 1913, B A, 1913, Pt 1, 1986, and as amended by Noin No 2383, A D, 3rd Apr 1918

In exercise of the powers conferred by section 4 of the Lepers Act, 1898 (III of 1898), the Governor in Council is pleased—

(a) to appoint the following persons to be Inspectors of Lepers under the said Act in the local areas specified in the said Act in the local areas specified in the said Act in the local areas specified in the said Act in the local areas appointed table.

Inspectors of Lepers

Load aroas

Ahmedabad, Dakor, Nadad,

The municipal districts of

and the Salsette Taluka

registered medical practitioners us bus pasak bas Dakor in charge of the Dispensaries at Bulaar, the Sub-Assistant Surgeons the Maneckli Petit Dispensary, Wadıa Dispensary, Thana, and the Parakh Dispensary, Surat, the Assistant Surgeons attached to Surat, Dispensary, сиатве . Мотатыла Утурикћап-Ahmedabad, the Medical Officer in Byrampi Jiphai Medical School, appointed as teachers to the Surat, the three Assistant Surgeons The Civil Surgeons, Broach and

registered medical practitioners Hospital at Masik puvSurgeon in charge of the Civil гүө Deolalt, Sub-Assistant of the Assistant Surgeons at The staff surgeon, Deolalı, the senior

registered medical practitioners Civil Hospital, Sholapur, and all Surgeon in sub-charge of the Dispensary, the Sub-Assistant charge Sholapur City Municipal the Sub-Assistant Surgeons in the Dufferm Hospital, Sholapur, The Medical Officer in charge of

(b) to appoint the following persons to be Superintendents ргассисиопега pur Katnagur, all regratered charge of the Civil Hospital, The Assistant Surgeon in sub-

Supermtendents

Anand, Broach, Surat, Bulear

of Deolali district and the contonment The Masik City municipal

district 3 The Sholapur City mumerpal

whole district of Трв

Ratnaguri municipal district មុខព្រះព្រះ the າມເຊກຊາມຊີ

Leper Asylums of the Leper Asylums specified below —

lum, Ahmedabad The Kagrapeth Leper Asy- The Civil Surgeon, Ahmedabad.

2 The Leper Asylum at Masik

3 The Leper Asylum at Shola-

Leper Asylum at Ratnaguri 4 Str Dinsha Maneckli The Civil Surgeon, Ratnaguri Petit md

VL LHE EOFFOMING STYCES VL LHE EOFFOMING STYCES VL LHE EOFFOMING STYCES

Noin No 4374-A, G. D., 18th July 1911, B. G., 1911, Pt. 1, p. 1220
In election of the powers conferred by section 4 of the Lepers Act, 1898 (III of 1898), the Governor in Council is pleased to appoint the following persons to be inspectors of Lepers under the said Act — following persons to be inspectors of Lepers under the said Act

Тре Реевідепсу Бигдеоп, Тһігд Dіstrict Тре Роігее Битдеоп, Вошрау

Notn No 5381, G D, 14th Aug 1912, B G, 1912, Pt 1, p 1310

In exercise of the powers conferred by section 4 of the Lepers Aet, 1898 (III of 1898), the Governor in Council as pleased—
(a) to appoint the following persons to be Inspectors of Lepers under the said Act—

Belgaum District

Sonnor Sub-Assistant Surgeon, Civil Hospital, Belganin Sub-Assistant Surgeon in charge, Dispensary, Athni Sub-Assistant Surgeon in charge, Dispensary, Chilodi Sub-Assistant Surgeon in charge, Dispensary, Golak Sub-Assistant Surgeon in charge, Dispensary, Saundatti Sub-Assistant Surgeon in charge, Dispensary, Saundatti

Dharwar District

Semor Sub-Assistant Surgeon, Civil Hospital, Dharwar Assistant Surgeon in charge, Dispensary, Hubli Assistant Surgeon in charge, Dispensary, Gadag Sub-Assistant Surgeon in charge, Dispensary, Ranebennur. Sub-Assistant Surgeon in charge, Dispensary, Haveri Sub-Assistant Surgeon in charge, Dispensary, Mavelight

Bilapur District

Senior Sub-Assistant Surgeon, Civil Hospital, Bijapur Sub-Assistant Surgeon in charge, Dispensary, Bagalkot Sub-Assistant Surgeon in charge, Dispensary, Ilkal Sub-Assistant Surgeon in charge, Dispensary, Ilkal Sub-Assistant Surgeon in charge, Dispensary, Bagevadi Sub-Assistant Surgeon in charge, Dispensary, Muddebihal Sub-Assistant Surgeon in charge, Dispensary, Muddebihal

* * * * (9

Notn No 2379, G D, 3rd Apr 1918, B G, 1918, Pt I, p 596
In everese of the powers conferred by section 4 of the Lepers Act. 1898 (III of 1898), the Governor in Council is pleased to appoint the following persons to be Inspectors of Lepers under the said Act in the local areas in the Thana District specified in the subjoined table —

^{*} The portion relating to appointment by name is omitted

Print in periors of the personal in personal difference from the four ferminal areas of the burdence in the burdence of the burdence of the burdence of the personal areas of the fermion of the personal difference of the personal differen

the Bluwande, Kalvan, Basson Arlumand Daham Talukas The Taluka Head Quarter towns of Mokhada Wala, Umbergaon Shahapur and Amrical

571 q J 19 J101 , D 8 J101 xb/V Ab7 , U D J 8051 o/ abo/

In exercise of the powers conferred by section 1 of the Lepers Jobs 1998 (III of 1898) the Governor in Council is pleased to appoint all inclused to Table Governor in Council is pleased to appoint all inclused prectitioners registered either under the Medical Act, 1978 (11 ind 22 Aut = 2.90) und any Acts amending the same, or under the Government for the City of Bomber and for the districts of Belganin, Dharwill perstor the City of Bomber and for the districts of Belganin, Dharwill perstor the City of Bomber and for the districts of Belganin, Dharwir and Bijapir in addition to the others appointed by Government Norme in the Lith August 1912.

Anti No 3272, G. D. 27th Ipr 1911, B (t., 1911, Pt. I., p. 886.

In extens of the powers conferred by section 1 of the Lepers Act, 1898.

(III of 1898) the Governor in Council is pleased the minimaged distracts.

(III of 1898) the Governor in Council is pleased the minimaged of the language of the language of the language of the language.

to the order of the observation in Country is present to the point the lastent surgeons in clarge of the X adiad Dispension, K area, to be an Inspector of lepits for the areas specified in the inargin, in addition to the persons appeared by

the moment of districts of think told Disk is third hand Broach burst Bull is and the state taluk:

street and the third in the the persona appointed file for annual solution of the 15th November 1913

COZZILI LIZO BOZBDZ FOB CHRIZIZ THEER ZZTRZIZ

Volu No 3136, (F.D., bili June 1911, B. (F., 1911, Pt. 1, p. 912, as amended by Notu No 7687, (F.D., 29th Sept 1911). In exercise of the posts conferred by suction of the Lopors Act, 1898.

in exercise of the powers conterred by section 5 of the Lepers Act, 1898 (111 of 1898), the Governor in Council is pleased to constitute for the Leper Leylum is kendling in the Havel Taluka of the Poons Leper Leylum is kendling of the following members —

(1) The Collector, or his Personal Assistant When the Collector is absent on tour

(2) A representative of the Poons City Aumenpalts,

(3) The Secretary, Pooin Cantonment Committee, (4) The Chairman, Maimping Committee of the Poona Subu

(1) The Chairman, Mainging Committee of the Poona Suburban Municipality,

(5) A ropresentative of the Poona District Local Board,

(6) The Civil Surgeon, Poom, or in his absence the Assistant

to the Civil Surgeon, and to the Mussion to Lepers in India and the

East

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ON

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dated

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area specified in Government Notiorder that no leper shall, within the Governor in Council is pleased to No 3437, dated 6th June 1911, the

session of Government Notification

Noin, No 4374-B, G D, 18th July 1911, B G, 1911, Pt I, p 1220

FOOVE BALES AND ORDERS UNDER

the Acworth Leper Asylum at Matunga a Board consisting of the following 1898 (III of 1898), the Govornor in Council is pleased to constitute for In exercise of the powers conferred by section 5 of the Lepers Act,

mempera -

(I) The Municipal Commissioner, Chairman

(2) The Municipal Health Officer, Member

(3) The Director, Bombay Bacteriological Laboratory, Member.

(4) Five members to be appointed annually by the Corporation.

(5) Twelve members to be elected annually at the general

meeting of the Board

8161 bny 419 'a D on Norn No 7641, & D, 25th Sept 1914, and No 5457, Noin No 5382, G D, 14th Aug 1912, Pt I, p 1341, as amended

District a Board consisting of the following members for the Leper Asylum at Hindalge in the Belgaum Taluka of the Belgaum 1898 (III of 1898), the Governor in Council is pleased to constitute In exercise of the powers conferred by section 5 of the Lepers Act,

(2) The Huzur Deputy Collector, Belgaum

(3) The Civil Surgeon, Belgaum

(I) The Collector of Belgaum

(g) (4) The President of the Belgaum District Local Board.

(6) The Superintendent of the Leper Asylum

BULSAR TO TAKE ACTION UNDER CERTAIN SECTIONS OF THE ACT VOLHORISING THE MAMLATDAR AND SECOND CLASS MAGISTRATE OF

Second Class Magistrate of Bulsar in the Surat District to take action. The Governor in Council is pleased to authorize the Alamlatdar and Noin No 2676, G D, 6th Apr 1914, B G, 1914, Pt I, p 760

Lepera Act, 1898 (III of 1898) under section 8, section 9, sub-section (3), and section 11 of the Indian

CERTAIN ACTS WITHIN THE FOLLOWING AREAS PROHIBITING LEPERS FROM FOLLOWING CERTAIN TRADES AND DOING

1898 (III of 1898), and in super-In electing of the powers conferred by section 9 of the Lepers Act, Noin No 2256, G D, 20th Mar 1914, B G, 1914, Pt 1, p 588

Abauk bas Ibugsa tho brants of the Foome of the cantonment of Kirkee and Poone and the rownus of Kirkee and Poone and the rownus limits of the villages of Glorpan, Vanedr, Hadapsar, Mandwa, Wadgaon Shori, Bhamburda, Kharadi, Bopbdi, Astaradi, Bopkied, Bhamburda, Kna... Bhamburda, Kna... The whole distract of Poons, including the limits of the Poons City and Suburban Municipalities and the Cantonments

March 1914, that it to say, within the areas marginally noted -

(a) personally prepure for sale or self any article of food or drink

(b) bethe, nesh clothes in, or teke nater from, any public nell or any druga or clothing intended for human use, or

or trul, the use of which by tepers is probabiled under any municipal

10 , Wal ad la sol to

(d) excretes into of the following trades or callings, namely, other than a rully is cornage, or (c) drive, conduct or ride in any public carriage plying for hire

titlor, driper, shoemaker, cobbler, gardener and prostitute midnife, school teacher (except when employed in a leper asylum), perper potel-keeper, medical prectitioner, carrier, "usherman, the tride or cilling of potter, fisherman, domestic serrant, nater

as amended by Notn So 1032, G D, Sth Feb 1918 Notes No. 1371 C., G. D., 18th July 1911, B. C., 1911, Pt. I., p. 1220,

the 25th May 1922, exercise the following trides or callings shall, within the in especified in Government Notification No. 3142, dated (III of 1898), the Governor in Conneil is pleased to order that no leper In exercise of the powers conferred by section 9 of the Lepers Act, 1898.

ture or handling of food, drink and articles of domestic or household use tions which may be in any way concerned with the production, manificeelab of grahlun i, eticket and tennis chokras, etc., and all other occupaclocks, michives, mitros, cletks, beetetaties, naitets in an eating house, viv mee, public eittiet buele is eatt drivet, menaals notking on talliass, sale is luman food, shoemaker, groom, corchinan, driver of public conand flower gardener, cultivator of articles intended to be exposed for denik or deug inte nded for hunrin consumption, mill-hand, butcher, market tion er, tulor, dripper, haberdielier, domestie servant, seller of any food, Medical practitioner, bather, washerman, nater-carrier, baker, confee-

I cper nomen are prolabited from practising prostitution

In exercise of the poners cou-Note No 5383, G D, Mile Ang 1912, B G, 1912, Pt I, p 1341

Act, 1898 (III of 1898), the Governor

ferred by section 9 of the Lepers

m Council is pleased to order that

no leper shall, nithin tμe

specified in Government Notification

No 5379, dated the 14th August

1912, that is to say, nithin the

areas margumly noted—

Badaml Hungund, horur Bhadra-naikan Jahlan, Govinki, Nolvigl, Mut talgori, haladgi, Bovur, Sirur, Bilgi, Galgall, Tallfot and Malaturad The Municipal districts of Bijapur Balkot Culedgudd and Ilhal, and towns of Bagoraell, Medgubilal, To enmor all 10 Juliot (5) Ireas in the Broupur District Braden, Haverl, Naralgund, Nargund, Yanmur and Guddguddapur

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Lyon and Huken

the Municipal districts of Diamar,

(2) Ireas in the Dharmar District

Sankahwar, Murod, Indiad, Simp Linnapur, Bail Hongal, Littur, Chilodl, dallt hellamma, and the toune of

the Municipal districts of Tthm. Aipanl, Golah, Lamhannianh and Saun

mill to ogality out bun murgled to anim The Municipal district and Canton (1) fread in the Belgium District

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or any drugs or clothing intended for himan use or

or early deditted by any immerpal or local delaw from use by (b) bothe, n sch clothes m or take n ster from, sny public nell

(c) derive, conduct or eide in in public creeinge plung for like

other than a ruln by carriage, or

Leper nomen are prohibited from practising prostitution ture and handling of food, drink, drugs and articles of domestic use which may be in any n is concerned with the production, manufacerit dinece, mental employed on exalvere and all other occupations concliman, deriver of public convernice, public currier such is intended to be exposed for sale is himini food shoemiker, groom band butcher, market and flower gardener, cultinator of articles confectioner, talor, draper haberdasher domestic servant, mill-' prictitioner, hotel-keeper barber, wishermin witer-cottler, baker, (4) exercise any of the following trides or callings —medical

TROI Q I 19 ELOI, D A ELOI DON ALOI Q D. LOIS, ON MON

In exercise of the poners conferred by section 9 of the I spers Act, 1898

is pleased to order that no leper (III of 1898), the Governor in Conneil

is to say, within the areas marginally ted the 15th Xorember 1913 that Government Notification, No. 8189, shall, within the area specified in

moted —

drink or any drug or clothing intended for human use, or to bool to detail my like to the role for lood of

numerpal or local by lan, or well or tank the uso of which by lepers is prohibited under any (b) bothe, notable in, or take noter from, any public

hire other than exalless correspond (c) dense, conduct, or ride in, any public carriage, plying for

tailer, desper shoemsher, cobbler, gardener, and prostitute milled chool tracher (except when employed in a leper asylum). carrix, nesherman, barber, hotel keeper, medical practitioner, the trade of calling of potter, fisherman, domestic were intermeter-(h) exists any of the following trades or callings, manufy

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the cantenment of Deolah and the Shola

abad Dakor, Aidrad, Inand, Broach, Surit and the Salette Tiluka

Jorlhern Dierston

bounds, to stantach laquammum of T . I

2. The Last City minnerpal district nor raid Indra)

partition manufal district

ne regarded to fortheb oloda adT ! So albern Duringn

Note No 2380, G D, 3rd Apr 1918, B G, 1918, Pt I, p 596

moted that is to say, nithin the areas marginally 2377, dated the 3rd April 1918, eation No specified in Government Motifiтре втева 13 pleased to order that no leper shall within 1898 (III of 1898), the Governor in Council In exercise of the poners conferred by section 9 of the Lepers Act

Wada Umbergaon Shaha pur und Unrbad ter towns of Moklanda, The Binwand, Kalvan, Bassem, Mahim and Da hann Talukas The Taluka Head Quar

or any drug or elothing intended for human use, or (a) personally prepare for sale or sell any article of food or drink

(b) bathe, wash clothes in, or take water from, any public well

or tank, the use of which by lepers is prolibited under any municipal

(c) drive, conduct, or ride in, any public carriage plying for hie, or local by-law, or

other than a rauway carrage, or

tailor, draper, shoemaker, cobbler, gardener, or prostitute midwife, school teacher (except when employed in a leper asylum), carrier, washerman, barber, hotel-keeper, medical practitioner, trade or calling of potter, fisherman, domestic servant, water-(4) elected any of the following trades or callings, namely, the

TIVELY, PRESORIBED IN THE SOHEDULE TO THE ACT THE ISSUE OR REFUSAL OF CERTIFICATES FORMS B AND A, RESPEC-VALOIMING THE FOLLOWING OFFICERS TO RECEIVE APPALS AGAINST

Noin No 3438, G D, bih June 1911, B G, 1911, Pt I, p 912, as amended by Noin No 8197, G D, 15th Nov 1913

scribed in the schedule appended to the Act the usue or refusal of certificates in Forms B and A, respectively, pre-Surgeon, Poona, to be the officer to whom appeals shall be made against 1898 (III of 1898), the Governor in Council is pleased to appoint the Civil In exercise of the powers conferred by section 15 of the Lepers Act,

Noin No 5384, G D, 14th Aug 1912, B G, 1912, Pt 1, p 1341

said Act in Forms B and A, respectively, prescribed in the schedule to the to whom appeals shall be made against the issue of refusal of certificates in the said districts respectively to which the said Act has been applied, Surgeons of Belgaum, Dharwar and Bijapur to be the officers for the areas 1898 (III of 1898), the Governor in Council is pleased to appoint the Civil In exercise of the powers conferred by section 15 of the Lepers Act,

as amended by Norn No 2382, G D, 3rd Apr 1918 Noin No 8193, G D, 15th Nov 1913, B G, 1913, Pt 1, p 1897,

following officers as appellate authorities for the areas specified against 1898 (III of 1898), the Governor in Council is pleased to appoint the In exercise of the powers conferred by section 15 of the Lepers Act,

in a book to be hept for that purpose The proceedings of the Board shall be recorded sh ill form a quorum The President may also call a speem inceting at any time The members transletion of business at such place as may be fixed by the President (I) The Board shall meet at least once every six months for the

members, one of n hom shall be the medical member, to fulfil the require-(2) The Bord at its ordinary meetings shall appoint the or more of its

meeting to estim 13 of the Act until the date of its necting

- minkell off the been elimited under the let, and any suggestions for the management regard to the condition of the Lealum and such of the unnates as have Board and the Board may enter any remarks that it may deem proper in (3) The mapretion book kept under section13 shall be laid before the
- Government of Bombry a copy of all remarks entered by the members The President shall submit to the Surgeon General with the
- a (O miot to be ettiched to the narrant of detention (Form O) a (1) When a Mighterte sends a leper to the Asylum under section 8, of the Board in the book hept under section 13
- desemptive roll contaming the following particulars are
- (ρ) Eather's mane outes (b)
- (c) प्रदेत । जिल्लीक्ष काम द्वानक्ष्य क्रिकेट (a)
- 178 (p)
- (៤) ឬមនុវុធ ១៤ ទៀត្តិបារា
- (f) Place of abode
- nonvdneso (b)
- in Family history, if known (h)
- ascertanung from the Supermtendent that accommodation is available (2) No Migistrate should send a leper to the Asylum nithout first (1) First of property sent nith the leper
- discipline therein, and for the comfort and nell-being of the inniates in all rules and orders affecting the Laylum, for the maintenance of order and (I) The Superintendent shall be responsible for the earrying out of
- breaches of discipline among the lepers admitted under the Aet, and all (2) He shall report to the President, as they occur, all escapes and respect of general and medical treatment
- to prevent the spread of such disease sudden deaths and outbreaks of epidemic disease and the measures taken.
- take measures to effect a recapture the Asylum is situated with a description of a leper to enable the Police to formard a report to the Police Sub-Inspector within whose jurisdiction (3) In eases of escape of a loper admitted under the Act, he shall also
- and the East, shall be in medical charge of the Asylum medical practitioner (if any) employed by the Mission to Lepers in India (1) A qualified medical practitioner, "ho shall ordinarily be the
- General with the Government of Bombay and in the performance of his (2) His appointment shall be subject to the approval of the Surgeon-

of the district duties be shall be under the control and supervision of the Civil Surgeon

(f) He shall act in inniedrate subordination to the Superintendent

make a report to the Supermendent (4) In the event of any epidemic disease appearing, he shall at once

(5) He shall keep a case dood in Form I for each lepet in the Asylmn

pointed by the Board, but the Superintendent shall have poince in ease of All subordinates employed for the purposes of the Act shall be ap-

Then a leper is admitted into the Asyluin under the Act, the a racancy occurring from any cause to appoint a temporary substitute

medical officer of the Asylum and shall see that the necessary treatment is at once accorded by the the necessary entries regarding the leper in the General Register in Form I (Form B) and the Magstrate's narrant (Form C) are in order, shall make Superintendent after satisfing liniself that the inclical certificate

(I) The Superintendent shall take charge of, and enter in Register

(2) No article shall be brought into the Asylum without the Superm-I, all clothes and property brought by any leper into the Assum

The scale of diet, the hours of meals and the general routine of the tendent's permission

rules framed by the Mission of the Board, and shall ordinarily be similar to those prescribed by the Asylum shall be prescribed by the Supermiendent, subject to the approval

The unates of the Arylum shall obey all orders lawfully garant off

the Superintendent

Board may be determined by the Supermichdent, subject to the approval of the The pauper lepers shall be employed on such light occupation as

themselves of the facilities for education offered by the Mession, shall be Lepers admitted under the Act, nho are desirous of availing

permitted to do so at their own option

betn een Christians and non-Christians exercise of his religion and easte rules and no distinction shall be made Every leper admitted under the Act shall be permitted the free

Frends and relatives shall be admitted to visit inmates at stated

times with the permission of the Superintendent

All orders of punishment shall be entered in a register for the purpose his discretion, subject to any general or special directions of the Board. preaches of descriptine shall be pumished by the Superintendent at

The following registers and books shall be kept by the Superinwhich shall be submitted regularly for the approval of the Board

General Register, in Form I tendent —

A return of patients in hospital, in Form IV. A return of admissions and discharges, in Form III - bread ed tot be furnished to the Board - band sand the furnished to the Board -Punishment Register, in Form II

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THE SCHEDULE

General Register of the Lepers confined in the Asylum for Lepers during the year 191 (See Rules 8 and 17) Forn I

1		, ,	ı
	Serial No	-	
	\3 mc	t-	
	Age	٤.	
	Occupa		
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-	Date of Dischar, Impending	11 1.	
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	2011 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	=	
-	I roperty of en charge of an admit ten	τ	
	Itemarka (1 a.c iu ca book (te)	 E	
		Name Age Occupa reil fon di Hacand Manuer duration of can ell prior to any of vimi durated prior to any of vimi tured fingus best durated prior to any of vimi tured fingus best durated by the first of vicinity and the first durated fingus best call.	Tame Age Occupa reli lon di trictof di trictici priori di tricto di trictici priori di trictici di trictici priori di trictici di

Instructions

(4) In column 6 the place of habitual residence should be entered

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⁽¹⁾ This register should, as its name implies be a general register and should include the name of every hear a new relative being opened with the new year and the pathents remaining in the asylumbelug re-cutered according to end ends, for the closed on the register should be allotted to females (3) In column 5 when the name of the race to which the patient belongs does not necessarily fudicate the religion, both should be given (2) In column 4 the habitual occupation previous to admission should be entered

(See Rules 16 and 17)

Register showing the punishments inflicted by order of the Superintendent 70100 Nature of Offence Paulshment awarded ¢ Inkials of Saperintendent

Remarks by Board

Palling of the

5.T.C

Return of admissions into, and discharges from, the Asylum for Lipers during the year 191 FORM III

 1		
dulk lous dulke the year		
tdulk lons during the Discharges	-3	
Dled	4-	
Otherwise disposed of	5	(Se
Remaining on 31st December	0	(See Rule 17
Otherwise on 31st Dally ave disposed of December rakostrength rago sick	-1	,
Dally avo	æ	
Capacity of as jum at 50 superfield feet per patient for males and females	9	(See Rule 17)
 Ramarks	10	•

humber remaining ou

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in the second edition of the nomenclature of discusses should be strictly followed	The names and numbers by which the same indicated	Дівеавсв	1	
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Total	from car	- {		Return of patients in the Hospital of the Asylum for Lepers for the year for (See Rule 17)
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Fo male	iltted d the 3 ca	1	မ	icnts
Total	uring) 		ın th
Male		1		е Ног
	Total		4	pual (
Total				(See Rule 17)
Male	Disc			e Asy tule l
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he male	Dled Remaining sick		7	7.
	Male Ro Total Male Ro Total Male Ro Total Male Ro Total Male Ro Total Male Ro Total Male Ro Total	Remaining from provious year Admitted during provious year Admitted during provious year Admitted during Polar Pol	Remaining from provious year Admitted during the year Total Male Fe male Total Male Fe male Total Male Fe male Total Male Fe male Total Male Fe male Total Male Fe male Total Male Total Male Fe male Total Male Tot	Remaining from provious year Admitted during this year Total Discharged cuted otherwise Male Roll Inale Total Male Fo Total Male Fo Inale

Cuse book for the Asylum for Lepers (See Rule 6 (5))

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		Anmber in Aeneral Register	t-	
		Name	ر	
		Hax and	<u></u>	
		Date of admission	c	
IN	-	Ago when discuse first appeared if known	0	
Instiuctions		Family and personal history	7	(100 Tru
		Cause of leprosy if known	α,	(coo rente o (o)
		Condition and sympathy on admission	0	
		tondition and sump tome on subsequent observations	10	
		Treatn ent	=	
		How dis	12	
		In case of death results of post mor ten exa inhation	13	
		Remarks	14	

- (1) A separate page should be kept for each leper, and the record should be continued on a fresh page when the first is full
- (3) In column 10 the date of each observation should be noted with the Sub-Assistant Surfecen sopinion as to condition (2) In column 7 enter whether members of patient s family have been lepers, and patient s conditions of life and previous occupation
- (4) In column 11 changes of trentment should be shown, with dates, and the Sub Assistant Surgeon's opinion as to the results, (6) In column is enfor released, cured, released improved, died, or as the case may be,

rrigentsA bns bedsbemdA

Noin No 8194, G D, Isih Nov 1913, B G, 1913, Pt. 1, p. 1987

In exercise of the powers conferred by section 16 of the Lepers Act, 1898 (III of 1898), the Governorm Council is pleased to make the following rules for carrying out the purposes of the Act in the asylums at Ahmedabad and Ratinguri appointed to be asylums by Government Notification and Ratinguri appointed to be asylums by Government Notification and Ratinguri appointed to be asylums by Government Motification.

No 8190, dated 15th November 1915

I The asylums shall be under the management of the Superintendents

appointed by Government Notification No 8191, dated the 15th November 1913, and shall be subject to inspection and supervision by the Boards appointed by Government Notification No 8190, dated the

15th November 1913
2 (1) The Board shall meet at least once every six months for the transaction of business at such place as may be fixed by the President

transaction of business at such place as may be fixed by the President in a quorum. The proceedings of the Board shall be recorded in a book to be kept for that purpose

(2) The Board at its ordinary meetings shall appoint two or more of its

members, one of whom shall be the medical member, to fulfil the requirements of section 13 of the Act until the date of its next meeting

(3) The inspection book kept under section 13 shall be laid before the Board may erfer any remarks that it may deem proper in regard to the condition of the asylum and such of the immates as have been admitted under the Act, and any suggestions for the management of he

asylum

3 The President shall submit to the Surgeon General with the Government of Bombay a copy of all remarks entered by the members of the

Board in the book kept under section 13
4 (1) When a magistrate sends a leper to the asylum under section 8, he shall easily and ot stacked to the warrant of detention (Form C) as

8, he shall cause to be attached to the warrant of detention (Form C) a descriptive roll containing the following particulars, viz

emsN (n)

(b) Father's name

(s) Age, height and general appearance.

 $z_{9}S(b)$

(e) Caste or religion

(f) Place of abode

(у) Оссиратіоп (іл) Нятііу інатогу, іі Іл

(4) List of property sent with the lever (5)

(2) No magnetrate should send a leper to the asylum without first ascertaining from the Supermtendent that accommodation is available

5 (I) The Superintendent shall be responsible for the carrying out of all rules and orders affecting the saylum, for the maintenance of order and discipline therein, and for the comfort and well-being of the inmates

ur respect of general and medical treatment.
(2) He shall report to the President, as they occur, all escapes and breaches of discipline among the lepers admitted under the Act, and all sudden

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provent the spread of such cheeres and the measures taken to

(3) In eases of escape of a loper admitted under the Act, he shall also forward a report to the Police Sub-luspector within whose purishicition the avituated with a description of the leper to enable the

o th the event of any epidenne disease appearing the medical officer polices to take incident of electing the experiments

He shall keep a east dook in Porm V for each leper in the astima in charge of the asy lum shall about teppor the fact to the superintendent

7 All subordinates employed for the purposes of the let shall be appointed by the Board, but the Superintendent shall have power, in ease of a vacaney occurring from any cause, to appoint a temporary sub-

stitute

8 When a leper is admitted into the asylum under the Let the Superintendent, after satisfying lumself that the medical certificate (Form B)

intendent, after satisfying lineall that the medical certificate (Form B) and the magnetrate's warrant (Form C) are in order, shall make the nicessary entries regarding the leper in the General Register in Form Land shall see that the necessary treatment is abonce accorded by the ine die allocity of the asylum

9 (1) The Superintendent shall take charge of, and enter in Regueter I, ill clothes and property brought by any leper into the assluin

(2) No article shall be brought mto the asylung without the Supermien-

dent's permission of diet, the hours of meals, and the general routine of

the asylum shall be presembed by the Superintendent, subject to the ap-

11 The immates of the asylum shall obes, all orders lawfully given by the Suppreparation

13 The Superintendent

may be determined by the Superintendent, subject to the approval of the Board

13 Every icper admitted under the Act shall be permitted the free exercise of his religion and caste rules, and no distunction shall be made

between Christians and non-Christians 14 Friends and relatives shall be admitted to visit minates at stated

times with the permission of the Superintendent

L5 Breaches of discipling shall be punished by the Superintendent at his discretion, subject to any general or special directions of the Board All orders of punishment shall be entered in a register kept for the purpose, which shall be subsaying a thin Register.

which shall be submitted regularly for the approval of the Board

16 The following regularly for the approval of the Board

tendent — General Register, in Form I,

Punishment Register, in Form II, and the following annual returns shall be furnished to the Board.

A return of admissions and discharges, in Form III, A return of patients in hospital, in Form IV, A case book, in Form V

Register showing the punishments inflicted by order of the Superintendent (See Rules 15 and 16)

FORM II

	Serial number	1	
	Date	10	
	Name	c o	
	Nature of offence	4	(or man or goings good)
	Punishment awarded	5	, 444 10 /
	Punishment awarded Initials of Superintendent	0	
	Remarks by Board	7	

FORM III

Return of admissions into, and discharges from, the Asylum for Lepers during the year 191 (See Rule 16) o. -1 œ 0

Number remaining on lat January

Admissions during the Junt

Discharges

Dled

Otherwise disposed of

Remaining on 31st December

Dally ave ragostrength

Dally ave

Capacity of asylum at 50 superficial feet per patient for males and tenales

Romarks

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for the man 191

\$2E •	Ille manes and numbers by which diseases are indicated in the second collidor of the nonempolature of diseases should be strictly followed				
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	Total M				(See Rulo 16)
	Male Ir	Diseliari ed cure l		•1	16)
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Nasik and Sholapur

Noth Vo 8195, G D, 15th Nov 1913, B G, 1913, Pt 1, p 1992

No 8190, dated the 15th November 1913 and Sholapur appointed to be leper asylums by Government Notification tings for carrying out the purposes of the Act in the asylums at Uasik 1898 (III of 1898), the Governor in Council is pleased to make the following In evercise of the powers conferred by section 16 of the Lepers Act,

1913 appointed by Government Notification No 8190, dated the 15th November ber 1913, and shall be subject to inspection and supervision by the Boards appointed by Government Notification No 8191, dated the 15th Novem-The asylums shall be under the management of the Supermtendents

ed in a book to be hept for that purpose The proceedings of the Board shall be recordbers shall form a quorum The President may also call a special mecting at any time Two memtrinsiction of business at such place as may be fixed by the President (I) The Board shall meet ut least once every six months for the

(2) The Board at its ordinary incetings shall appoint the or more of

quirements of section 13 of the Let until the date of its next meeting its members, one of n hom shall be the medical member, to fulfil the re-

ot the as, hun been admitted under the Aet, and any suggestions for the management in regard to the condition of the asylum and such of the muntes as have Board and the Board may enter any remarks that it may deem proper (3) The inspection book kept under section 13 shall be laid before the

Board in the book hept under section 13 ment of Bombay a copy of all remarks entered by the members of the The President shall submit to the Surgeon General with the Govern-

a deseriptive toll containing the following particulars, viz — 8, he shall eause to be attached to the narrant of detention (Form C) (I) When a magnetrate s ads a lep r to the asylum under section

omen (v)

(b) Father's mame

(c) Age, height and general appearance

 \mathbb{N}_{2} \mathbb{N}_{2}

(f) Place of abode (e) Caste or religion

(g) Occupation

(1) List of property sent with the leper (h) Family distory if known

certaining from the Supermtendent that accommodation is available (2) No magistrate should send a leper to the asylum without first as-

and discipline therein, and for the comfort and well-being of the immates of all rules and orders affecting the asylum, for the maintenance of order (I) The Superintendent shall be responsible for the carrying out

(2) He shall report to the President, as they occur, all escapes and breaches of discipline among the lepers idmitted under the Act, and all sudden deriths and outbreaks of epidemic disease and the measures taken to prevent the spread of such disease

(3) In cases of escape of a leper admitted under the $\Delta c_{\rm t}$, he shall also forward a report to the Police Sub-Inspector within whose jurisdiction the radium is similared with a description of the leper to enable the police

to the meisures to effect a recapture

o (1) A qualified medical practitioner, who shall ordinarily be the medical practitioner (if any) employed by the Anson to Lepers in India and the East for the Xisik Asalam and by the American Alusakh Alamana in medical charge of the Alamana for the Sholaput Asalam, shall be in medical charge of the asalam

(2) His appointment shall be subject to the approval of the Surgeon dunce he shall be under the control and supervision of the Civil Surgeon of the district

(3) He shall act in innucliate subordination to the Superintendent (1) In the event of any epidemic disease appearing, he shall at once

ninke a report to the Superintendent
(5) He shall keep a case book in Porin V for each leper in the reclinin

7. All subordinates employed for the purposes of the Act shall be

appointed by the Board, but the supermiendent shall have power, in coler of the intermedant education and cause, to appoint a temporary

amperitate

11 Hoper admitted under the Act shall be permitted the free corese of his religion and easte rules, and no distinction shall be made between Christians and non-Christians

IS Friends and relatives shall be admitted to visit immates at stated times with the permission of the Supermtendent

10 Bre schee of discipline shall be punished by the Superintendent at his discretion, subject to any general or special directions of the Board. All orders of punishment shall be entered in a register kept for the purpose,

ninch shall be submitted regularly for the approval of the Board IT. The following registers and books shall be kept by the Superm-

tendent — General Register, in Form I , Vinishment Remoter in Ferm II

Punishment Register, in Foim II,
and the following annual returns shall be furnished to the Board—
A return of admissions and discharges, in Form III,
A return of patients in hospital, in Form IV,
A case book, in Form V

THE SCHEDULE

Form I

General Register of the 1-pers confined in the Asylum for Lepers during the year 191 (See Rules 8 and 17)

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	du) caste	Hace and religion or (II Tiju		c۱	
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	 Whener College			7	1200
140	 Allege d duration of it pross prior to admission			œ	Note Assessed
HAMILI CITONS	 Alleged range, H sup of leprosy			9	
	 Alon Non			15	
	Cured Improv		Da	Ξ	
-	Improv	Dischark	Date of	12	
	Death			1	
	f ompleted period of residence			11	
	ndinjasjon	taken		1,	
	(319	taken (Lage in charge case took,		10	

(4) In column 6 the thece of habitual residence should be entered,

(1) This register should, as its name incident by a general register, and est outdined at the name of every left endfaltled into the anyhum. It should be closed at the end of each year a new register being opened with the new year and the patterns recently for the anyhum being recontend according to order of adression. A regarate part of the registers bould be allotted to temales.

—III 15A, 8681]

Number remaining on 1st January	1	Re	 Serial No D	1	
Admissions during the year	13	turn of adn	 Date	15	R
 Discharges	c.	ussions in	Name	د.	gıster shou
 Died	-44	to and dr	\alpha \in \alpha		ong the pa
Otherwise disposed of	6	scharges f:	Nature of offence		(See Ri
 Remaining on Jist December	0	FORM III from, the Asylv (See Rule 17)	 -		(See Rules 16 and 17)
Dally ave	- 4	I (sylum for	Punkhment awarded	_	by order o
l'ally ave	οc	Lepers d	 		the Sup
Capacity of asylum at 50 superficial feet per patient for makes and females	g	FORM III Return of admissions into-and discharges from, the Asylum for Lepers during the year 191 (See Rule 17)	Initials of Superintendent		Register showing the punishments inflicted by order of the Superintendent (See Rules 16 and 17)
Remarks	10		Remarks by Board		

FORM IV

Return of patients in the hospital of the Asylum for Tepers for the year 191 (See Rulo 17)

ef dl wa should	He man wand humby returned to the white his redwing retwing redwing retween the second states and should be the second redward to the second redward to the second redward to the second redward to the second redward to the second redward r			
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(4) In column 11 chaages of treatment abould be shown, with dates, and the Sub Assistant Surgeon a opinion as to the results (3) In column 10 the date of each observation should be noted with the Sub Assistant Surgeon s opinion as to condition

(5) In column 12 enter released cured, released improved, died, or as the case may be

(2) In column 7 enter whether members of patients family have been lepers, and patients conditions of life and previous occupation

(1) A separate page should be kept for each leper and the record should be continued on a fresh page when the first is full

FORN V

Case book for the Asylum for Lapers (See Rule 6 (5))

		Serial number	₩	
		humber lu General Itegister	۶	
		λαπιο	မ	
		Sor and age	4	
		Date of adultation	€T.	
		Age when disease first appeared if known	G	1
INSTR		tainlly am personal lilstory	7	(0) 0 2000
Instructions		Cause of lepros) If known	£	13)
		Condition and symp tons on admission	æ	
	······	Condition and symptoms on course of		!
		irreaturnt How dis	11	1 1 1
		In case of death results of post mor tem exa minatioa	13	
		Remarks	H	

Matunga.

LLII d'I Id Noin No 3472, Ct. D, 29th Apr 1915, B C, 1915,

- Ysdmod 10 bnalst dated the 18th July 1911, to be the Asylum for leper, for the Town and Asylum, Matunga, appointed under Government Notification No 4374, rules for carrying out the purposes of the Act in the Actionth Leper 1898 (III of 1898), the Governor in Council is pleased to make the following In exercise of the powers conferred by Section 16 of the Lepers Act,

1161 ymt 4481 appointed by Government Notification No 4374-B, dated the shall be subject to mapection and supervision by the Board dent appointed by Government under section 4 of the Act and The Asylum shall be under the management of the Supermten-

may also call a special meeting at any time at such place as may be fixed by the President (1) The Board shall meet quarterly for the transaction of business

recorded in a book to be kept for that purpose shall form a quorum. The proceedings of the Board shall be Титее тетретв The President

the requirements of section 13 of the Act until the date of its rte membera, one of whom shall be the Medical Member, to fulfil (2) The Board at its ordinary meetings shall appoint two or more of

numates as have been admitted under the Act, and any proper in regard to the condition of the Asylum and such of the Board and the Board may enter any remarks which it may deem (3) The mapection book kept under section 13 shall be laid before the nezt meeting

(Form C) a descriptive roll containing the following particulars, 8, he shall cause to be attached to the warrant of detention (1) When a magistrate sends a leper to the Asylum under section suggestions for the management of the Asylum

əmaN (a)

(c) Age, height and general appearance (b) Father's name

 $\log (p)$

(e) Caste or religion

(f) Place of abode

notaguoso (y)

(y) Family history, if known

(2) No magistrate shall send a leper for detention in the Asylum (1) List of property sent with the leper

after ascertaming that there is sufficient accommodation in Island of Bombay for less than five years, the magnetrate may, honever, a leper is found to have been resident in the Town or or leland of Bombay during the preceding five years unless he is actisfied that the leper has been resident in the Town

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the Leworth Leper Asylum, commit the leper to this Asylum to be detimed there at the expense of Government until such time as irrangements can be inade for the deportation of the leper from bomb us to the Asylum of the district to which he belongs or, if there is no such Asylum or insulheient accommodation in such Asylum in insulprient accommodation in such Asylum.

received

(1) The Superintendent, who shall be, it possible, a qualified medical practitioner, shall be responsible for carrying out all rules and orders affecting the Asylum, for the maintenance of order and discipline therein, and for the comfort and well-being order and discipline therein, and for the comfort and well-being of the maintenance.

of the nim tees in respect of general and incideal treatment.

(2) He shall report to the President, as they occur, all escapes and breaches of discipline among the lepers admitted under the Act, that is also of discipline among the lepers admitted under the Act, and also of discipline and outbreaks of epidemic diseases and the

ince surges then to provent the spread of such diseases (1) In the except the of the except the case of the Commissioner of Police, Bombay, with a form report to the Commissioner of Police, Bombay, with a description of the heper to emble the police to take measures to

(1) In the event of any epidemic class as appearing the medical officer in charge of the belian shall, if that others be separate from the incluring of the belian shall, if that others be separate from the imperintendent, if once report the fact to the Superintendent like in the last book in Form V for each leper in the

Is all anbording test employed for the purposes of the Act shall be appointed by the President of the Board, but the Superintendent shall have power in the event of a vacancy occurring from any

Cines, to appoint a temporary substitute

I han a laper is admitted into the Asylum under the Act, the
Superintendent, after stitisting himself that the medical
certificate (Form B) and the magistrate's warrant (Form C) are
in order, shall make the necessary entries regarding the leper in
the (form) is a few and shall see that treatment, it

necessary, is at once accorded 7 (1) The Superintendent shall take charge of, and enter in Register I, all clothes and property brought by any leper

into the Asylum
(2) No articles shall be brought into the Asylum without the Superintendent's permission

S The scale of diet, the hours of meals and the general routine of the Asy lum shall be prescribed by the Superintendent subject to the

approval of the Board

The manates of the Asylum shall obey all lawful orders given
by the Superintendent

occupation as may be determined by the Superintendent subject by the Superintendent

to the approval of the Board

- Hvery leper admitted under the Act shall be permitted the free exercise of his religion and easte rules, so far as such exercise is consistent with the discipline of the Asylum
- 12 Friends and relations thall be admitted to visit immates at stated times with the permission of the Superintendent
- Breaches of discipline shall be punished by the Superintendent at his discretion subject to any general or special rules of the Board All orders of punishment shall be entered in a register kept for the purpose which shall be submitted regularly for the approval of the Board
- 14 The following registers and dooks shall de kept by the Supermtendent —
- General Register in Form I,

A Case Book, in Form V

Punishment Register in Form II, and the following returns shall be submitted quarterly to the Board — A return of admissions and discharges, in Form III

A return of patients in hospital, in Form IV

THE SCHLDUIE I opa I

General Register of the lepers confined in the Asylum for Lepers during the year 191 (See Bules to and 11)

j	1	Scrial	- 1	
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(4) In column 6 the piace of inditual residence should be entered

7						
Number remaining on	-			Berlad No.	_ '	
1	r-	Return of		tate		
	=	. เหตาหมาเกม		Name		utes u
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	Adminstrate Discharges Died. Otherwise dentitie Dally ave Dal	Adminstrate Discharges Diad. Otherwise densities Dally ave Capacity of asymmetry for the per	Return of admissions into and discharges from the Asylams for Legers darring the year 191. (Soo Italo IA.) Advantasions durfus plant to b o to the durfus part to be superficial feet for test for the part of superficial feet for test for the part of superficial feet for test for t	Return of admissions into and discharges from the Aughton for Lepens during the year 191. (Soo Rado Italo IA.) Leading the plant of t	Return of achievations into and discharges from the Anglant, for Lepens the grant the flowerth, thank by Hopad. Admissions The largest from the Anglant, for Lepens the flowerth flowerth the flowerth the flowerth flowerth.	Admissible plantices and the following from the for field and the field for the field

FORM IV

	cases should bo detly followed	names and num by which diseases adicated in the adicated of the binchelature of	Liseases	_		
	Male					
	Fc male	Romaining from provious year		10	_	
• .	Total Male	from car			Return of patients in the hospital of the Asylum for Lepers for the year 191 (See Rule 14)	
	Male	Adu			ı of p	
	Fo male	Admitted during the year	ļ	ట	atren	
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	re male	Total		**-	spila (S	
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	Male				epers	
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	1 Malo	, Ħ			1	
	o Fe	Remaining sick				
	Tot	g sick				

Hındalge

Noth No 1230, G D, 17th Feb 1916, B G, 1916, Pt 1, p 310
In exercise of the powers conferred by section 16 of the Lepers A

Mo 5380, dated the lath August 1912 -

I The asylum shall be under the management of the Superintendent appointed under section 4 of the Act, and shall be subject to inspection

and supervision by the Board appointed under section 5 of the Act 2 (1) The Board shall meet at least once every three months for the transaction of business at such place as may be fixed by the President who, unless it is otherwise directed by the Governor in Council, shall be the Collector of Belgaum. The President may also call a special meeting at any time. Two members shall form a quorum. The proceedings of the any time. Two members shall form a quorum.

Board shall be recorded in a book to be kept for that purpose

(2) The Board of its ordinary meetings shall appoint two or more of its members, one of whom shall be the medical member, to fulfil the requirements of section 13 of the Act until the date of its next meeting.

(3) The inspection book kept under section 13 of the Act shall be laid before the Board and the Board may enter any remarks that they may

before the Board and the Board may enter any remarks that they may deem proper in regard to the condition of the Asylum and such of the innartes as have been admitted under the Act, and any suggestions for

the management of the asylum

3 The President of the Board shall submit to the Surgeon General with the Government of Bombay a copy of all remarks entered by the numbers of the Board in the book kept under section 13

4 (1) When a Magnetrate sends a leper to the asylum under section 8 of the Act, he shall cause to be attached to the warrant of detention (Form C) the medical certificate (Form B) and a descriptive roll containing

the following particulars, viz

 $\operatorname{amsN}(v)$

(b) Father's name

(c) Age, height, and general appearance

 z_{9} Sex

(e) Caste or religion

(f) Place of abode

(y) Gecupation Transfer (v)

(4) Family history, if known (2) Last of property, sent with the leper

tarit thoulity mulyes and of imper a base bluode atsite all No (2) eldelieve are northeommosse and trabantaring all mort grammersesses

5 (1) The Superintendent shall be responsible for the carrying out of all rules and orders affecting the asylum for the maintenance of order and discipline therein and for the comfort and well-being of the inmates

in respect of general and medical treatment.
(2) He shall report to the President as they occur, all escapes and breaches of discipline among the lepers admitted under the Act, and all

Board

Datamted children of leper mantes shall be kept in a nursery to

15 Untainted children of leper inmates shall be kept in a nursery to which the parents shall have access at stated times and under proper safeguards to be prescribed by the Superintendent, subject to the control of the Board

16 Breaches of discipline shall be pumished by the Superintendent at his discretion, subject to any general or special orders of the Board All orders of pumishment shall be entered in a register kept for the purpose

which shall be submitted regularly for the approval of the Board

IT The following regraters and books (appended to these rules) shall

po robt ph the Supermtendent —

General Register in Form I, Pumshment Register in Form II,

and the following annual returns shall be furmahed to the Board.

A return of admissions and discharges in Form III,

A return of patients in hospital in Form IV,

A case book in Form V

FORM I.

General Register of the tepers confined in the Asyltan for Lepers during the year 191 (See rules 7, 8 and 17.)

		Berial Ho.		1	
		l Name,		22	
		Ago,		¢3	
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	ndudzston,	Alleged duration of leprosy		8	
*****	Alleged cause, il nuy, ol leprosy,			£	
	Admis slon.		10		
	Cured., Improv	Ывсі	Date of	==	
	Improv	Discharge	t ol	12	
	Death,			1.0	
	robinosicos	Completed period of		14	
	adruksion.	taken taken charge of		16	
	book, eta).	d taken (page in energy of taken		10	

INSTITUTIONS.

(1) This register should, as its name implies, he a general register, and should be the name of every loper admitted into the asylum. It should be closed at the end year, a new righter being my ned with the new year and the patients remaining in the asylum being re-entered according to order of admission. A separate part of the register should be allotted to brunker.

(2) In column 4 the habitual occupation provious to admirsion should be entered. (b) In column to when the name of the race to which the patient belongs does not nocessarily indicate the religion, both should be given.

(4) In column 6 the place of habityal residence should be entered,

_II 1996, Act III—

Form IV

Return of patients in the hospital of the Asylum for Lepers for the year 191

(See Brief)

	5			. 1
of disonses should be strictly followed)	(The names and numbers by which pro- idecases are indicated in the second edition of the nomenclature	Diseases	1	
Malo	Pro			
To nucle	Romalning from provious 3 car		to	
Total	car car			
Malo	Δd		1	
 Fe	mitted the 3 c		မ	
Total	Admitted during the year			
 Male			<u></u>	
) inate	Total		•	
<u> </u>				See I
 Total Male	DI .			(See Rule 17)
) Je male	charge		6	7
c Total	Discharged cand		ŭ	
 al Mude	<u>, </u>			
c Ju	DJ charged otherwise		G	
	N.P.T. Ulbed	H		
Total Male		Results		
J	α		-7	
re- male To	Died			
Total ?				
Malc	Веша		_	
Fe male	Remaining slek		20	
Total	lck			

(2) In column 7 enter whether members of patient's family have been bepers and patient a conditions of life and previous occupation

(4) In column 11 changes of treatment should be shown with dates, and the Sub Assistant Surgeon s opinion as to the results (8) In column 10 the date of each observation should be noted with the Bub Assistant Surgeon s opinion as to condition (1) A separate page should be kept for each leper and the record should be continued on a fresh page when the first is full

(6) In column 12 enterreleased cured, released improved, died, or as the case may be

Case book for the Asylum for Lepers (See rules 6 (5) and 17)

	Berfal umber	1	
	Number in General Register	120	
į	Name	8	
	Sex and	44	
	Date of admission	En.	
INS	Age when discase first appeared, if known	0	
Instructions	Family and personal history	7	
	Cause of leprosy if known	35	
	Conditions and symp toms on admission	9	
	Condition and symp toms on subsequent observations	10	
	Treatment and results	Ħ	
	How dis posed of	12	
	In case of death results of post mor tem oxa mination	13	
	Romarks	14	

RULES AND ORDERS UNDER ACT VOR 1898

CHIMINAL PROCEDURE

CONSTITUTING THE FOLLOWING SEASONS DIVISIONS OR DISTRICTS -

(Divisions)

πιλλυσις, 5πουλρυσι λνα βκολοιί

In exercise of the power conferred by Section 7 of the Code of Criminal SILL q, 1 14, 1001, D a, 1001, put, holl, a t, sost on mon

the 1st September 1901 sanction of the Governor General in Council, to direct that on and after Procedure, 1898, the Governor in Council is ple ised, with the previous

Division of Sholupur, Sessions Division of Sholapur-Byapur shall be called the Sessions the Seesions Division of Bijapur", the remaining portion of the from the Sessions Division of Sholapur-Bijapur under the name of (1) the District of Bijapur shall be a Sessious Division distinct

Division of Broach? from the Sessions Division of Surat under the name of " the Sessions (2) the District of Broach shall be a Sessions District distinct

TYBRYZY YZD ZOPKOB

Noth No 2263, J D , 26th Mar 1913, B G , 1913, Pt I, p 476

Larkana Sessions Division Division of Sukkur, comprising the remaining area of the former Sukkurunder Section 7 of the Bombay Land Revenue Code, 1879, and the Sessions of Larkana, corresponding with the Revenue District of Larkana notified its stead to create the Sessions Divisions, namely, the Sessions Division 1st April 1913, to abolish the Sukkur-Larkana Sessions Division and in on the subject, the Governor in Council is pleased, with effect from the Procedure, 1898 (V of 1898), and in supersession of all previous orders In exercise of the powers conferred by Section 7 of the Code of Criminal

AVSIK VZD SHOLAPUR

Noin No 8870, J. D., 31st Dec 1883, B. C., 1881, Pt. I. p. 3

sanction of the Governor General in Council, to direct that on and after Procedure, 1882, the Governor in Council is pleased, with the previous In exercise of the poncr conferred by Section 7 of the Code of Criminal

the 1st January 1881—

DIVIBIOR Of Masik" from the Sessions Division of Thana, under the name of " the Sessions (I) the district of Masik shall be a Sessions Division, distinct

Poons and Belgaum, respectively, under the name of " the Sessions Division of Sholapur-Bijapur" a new Sessions Division, distinct from the Sessions Divisions of (2) the districts of Sholapur and Kaladgi shall together form

(Districts)

BUAALIA

Noin No 1919, R D, 18th June 1881, B G, 1884, Pt I, p 413

In modification of Government Notification No 165, dated 8th January 1881, the Governor in Council is pleased to direct that the district at present known, under the Land Revenue, Registration and Criminal Procedure line, and generally, as the Kaladgi District after the lst April 1885, be called the Bijapur District

2 The Head quarter station of the said district will be removed on the let March 1885, or as soon after that date as possible, from Kaladgi to

FIRE KHYZDERH YZD MERT KHAZDERH

Noin No 5959, J D, 7th Nov 1906, B G, 1906, Pt I, p 1594

In exercise of the powers conferred by Section 7 of the Code of Crimmal Procedure, 1898 (V of 1898), the Governor in Council, with the previous smetion of the Governor General in Council, is pleased to direct that, with effect from 12 o'clock noon on the 15th day of November 1900, the Sessions Division consisting of the District of Khandesh shall consist of, and be divided into, two districts manied, respectively, West Khandesh and East Khandesh, and consisting each of the talukas specified under its mane in the schedule heroto—

S^{ij}

Yaval Raver	
Bhusaval (meluding Edlabad Peta)	Shahada
Jalgaon	Taloda
ានាយាម	Peta)
ο Έρνη εξανοπ	Nandurbar (including Nanapur
Pachora (meluding Bhadgaon Peta)	Pimpalner
Срорда	Smrpiir
Erandol	ջուգբրեզա
Amalner (meluding Parola Peta)	Dhulia
East Khandesh	Nest khandesh

LARKANI

Noin No 4788, I D, 24th July 1901, B G, 1901, Pt I, p 1297

In exercise of the power conferred by Section 7 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to after the limits of the districts of "hich the Shiharpur and Karachi Sessions Divisions consist by directing that, on and after the 1st day of August 1901, the areas specified in the second column of the table hereto annexed shall for the

DIAISION VYD BEOAIDING BOB SILLINGS VI GODHEV INCIADING LHE BEVOUS SESSIONS

Noin No 2636, J D, 29th May 1905, B G, 1905, Pt I, p 634

In exercise of the powers conferred by Section 7 and Section 9, subsection (2), of the Code of Criminal Procedure, 1898 (Act V of 1895), and in supersession of Government Notification in the Judicial Department No 2221, dated the 25th March 1885, the Governor in Council is pleased to direct that on and from the 1st September 1905, the district of the Panch Mahals shall be included in, and form part of, the Broach Sessions division, and that, for cases heretofore triable under the said notification by the Court of Session of the Ahmedabad sessions division, and the Broach sessions division shall hold its sittings at Goddra

AND DISTRICT OF A MAGISTRATE OF THE SECOND CLASS, & ETC TACLUDING THE ISLAND OF PEPIN WITHIN THE TACLUDING OF AN OFFICER WITH THE TACLUDING THE SESSIONS DIVISION

Noin No 2336, P. 6th May 1881, B G, 1881, Pt I, p 351

The Island of Perm, situated in the Straits of Babel-Mandeb, having been declared to be subject to the Government of Bombay by Proclamation of the Government of India, dated the 13th February 1884,* the Governor in Council is pleased, under the provisions of Section 7 of the Code of Crimmal Procedure, to include the said Island within the Sessions Division and District of Aden

The officer from time to time commanding the detachment of troops stationed at Perim shall in virtue of his office exercise the powers of a Magnetrate of the Second Class within the Island and shall be empowered to commit persons for trial to the Court of Session at Aden

CONSTITUTION OF SUB-DIVISIONS IN THE FOLLOWING DISTRICTS — Abmedabad.

Noin No 1211, H D, 1at Feb 1921, B G, 1921, Pt 1, p 277.

In exercise of the powers conferred by sub-section (1) of Sectior 8 of the Code of Criminal Procedure, 1898 (V of 1898), and in supersession of Government Motification in the Judicial Department, No. 5667, dated the 27th August 1918, the Governor in Council is pleased to divide the Ahmedabad D str of into following four sub-divisions, each comprising respectively the following areas—

sdruduz bna yird badabənnik (I)

The areas comprised in the limits of the following Police Stations —
A Division (Ahmedabad City)
B Division (Ahmedabad City)

^{*} This Proclamation was superseded by Government of India's Notification No. 2080-E, dated 7th September 1886, B O, 1886, Pt. I, p 765.

C Division (Ahmedabad City) Madhavpura (Ahmedabad Sudurbs) Kalupur (Ahmedabad Sudurbs)

(2) Prantil Sub-Dission

Pranty Taluka and the Morth Daskroi Taluka excluding the portion mentioned above and Modasy Mahal

(3) Dhandhuka Sub-Drvision Jholka and Gogho Mahal.

noisiria-duZ magmatia (4)

Virangam and South Daskroi Talukas and Sanand Alahal

Noin No 10290, H D, 18th Oct 1921, B G, 1921, Pt I, p 2555.

In evercise of the powers conferred by sub-section (1) of Section 8 of the code of Criminal Procedure, 1898 (V of 1898), and in supersession of Government Motification in the Home Department, Mo 832, dated 22nd January 1921, the Governor in Council is pleased to divide the district of Ahmedragar into five Sub-Divisions, each comprising the villages, mahals or talukas as from time to time constituted under the Bombay Land Revenue Code, 1879 (Bombay Act V of 1879) specified in the following table —

Villages, Mahals, or Talukas meluded	noisivid dud do small	οM
The following villages of the Magar Taluka — Kedgaon, Sonewadi, Arangaon, Burudgaon,	повдать	ī
Wakodi, Faraidag, Darowadi, Rimdodi, Shahpur, Bhingar (hamlets), Kapurwadi,		
Buran nagar, Nagardevale, Shen Bhatbag,		
The area comprised within the municipal	Ahmednagar City	៊
hmits of the City of Ahmednagar The taluka of Magar excluding the villages	Treatem	3
and the oity of the Arangaan Tube talukas and the talukas and the talukas are the costs.		_
Rabum, Sangamner and Akola.		
The talukas of Parner, Shrigonds and Karnat including the Janikhed Makal.	Southern	₹
The talukas of Kopergaon, Newsas and Sheogaon meludung the Pathardi Mahal.	Баясетп	g

Noin No 1006, H D, 1st Mat 1922, B G, 1922, Pt I, p 426

In exercise of the powers conferred by sub-section (1) of Section 8 of the Code of Criminal Procedure, 1898 (V of 1898), and in modification of Government Notification in the Home Department, No 10290, dated 18th October 1921, the Governor in Council is pleased to divide the district of Ahmednagar into four Sub-Divisions each comprising the Mahala trict of Ahmednagar into four Sub-Divisions each comprising the Mahala

Revenue Code (V of 1879), specified in the following table or Talukas as from time to rime constituted under the Bombay Land

Mahals or Talukas included.

Name of Sub-Division.

(1) Ahmednagar City.

cipal limits of the City of Area comprised mithin the mini-

Talukas of Magar (excluding Ahmednagar

Sangamner and Akola Ahmednagar City), Rahun,

Xerasa and Sheogaon, and the The talukas of Kopergaon,

The talukas of Parner, Shri-Pathards Mahal.

gonda, Karjat, and the Jam-

khed Mahal

(4) Southern

(3) Eastern

(2) Western

Let I'b 137L Noin No 2037-C, H D, 19th June 1922, B G, 1922,

— sldst gurmollot aft an Epecified in the following table mahals as from time to time constituted under the Bombay Land of Ahmednagar into three Sub-Divisions each comprising talukas and lst March 1922, the Governor in Council is pleased to divide the district Government Notification in the Home Department, No 1006, dated In exercise of the powers conferred by sub-section (1) of Section 8 of the Code of Criminal Procedure, 1898 (V of 1898), and in modification of

Talukas or Mahala meluded.

Name of Sub-Division.

Ahmednagar. cipal timits of the City of Area comprised within the mini-

Akola, Kopergaon, Sheogaon Talukas of Rahuri, Sangamner,

ło Jamkhed and शहतहार Ahmednagar City), Parner, Shrigonda, Karjat, and the Kagar (excluding Talukas of and Memasa

Southern Division

Northern Division

Anmednagar Uty

Selgaum.

Pathardt.

8981 d'I 1d'LO61 'D d'LO61 aon unel 'a l'8919 on vion

constituted under section 7 of the Bombay Land Revenue Code, 1879 into three sub-divisions, each comprising the falukas as from time to time sion of all previous orders on the subject, to divide the district of Belgaum Criminal Procedure, 1898, the Governor in Council is pleased, in superses-In exercise of the power conferred by Section 8 of the Code of

the following table — (Bombay Act V of 1879), and an area which are specified against it in

the Municipal limits of the City of Belgaum), Belgaum (excluding the area comprised within Athu, Chikodi, Gohak and Hukeri Names of Talukas

Khanapur, Sampgaon, and Parasgad

of the City of Belgaum (exclusive of the The area comprised within the Municipal limits

Cantonment)

Bijapur

Noin No 2465, J. D., 12th Mat 1920, B. G., 1920, Pt. I., p. 678

the following areas respectively — 1898, to divide the Bijapur District into three sub-divisions, comprising in Council is pleased under Section 8 (I) of the Code of Criminal Procedure, In supersession of previous notifications on the subject, the Governor

(2) Southern Devision -Muddebihal, Bagalkot, Hungund, Badami (I) Northern Sub-Dwisson —Ind., Sindgi, Bijapur and Bagewadi

and Bilgi Mahal with the exception of Bijapur City

(3) City Sub-Division -Bijapur City

Noin No 3120, H D, 23rd Mar 1921, B G, 1921, Pt I, p 816

Criminal Procedure of 1898, to divide the Bijapur District into three The Governor in Council is pleased, under Section 8 (1) of the Code of

(I) Indi-Sindgi Sub-Division — Indi and Singdi Talukas sub-divisions, comprising the following areas respectively

(2) Northern Sub-Division — Bigapur, Bagewadi, and Muddebihal

(3) Southern Sub-Division — Hungund, Badami, and Bagalkot Talukas

Talukas and Bilgi Mahal

ç

ч

Number of Sub Division

Broach

Note No 5434, J. D., 15th June 1920, B. G., 1920, Pt. I., p. 1650

1879 (Bombay Act V of 1879), and the third the area shown against it to time constituted under Section 7 of the Bombay Land Revenue Code, into three sub-divisions, the first two comprising the talukas as from time session of all previous orders on the subject, to divide the district of Broach Criminal Procedure, 1898, the Governor in Council is pleased, in super-In exercise of the power conferred by Section 8 (1) of the Code of

Number of Sub Division Names of Talukas - əldas garwollof table

The area comprised within the municipal Ankleshwar, including peta Hansot the municipal limits of the town of Broach), Broach (excluding the area comprised within Jambusar, Amod and Wagra

limits of the town of Broach

ε ч

Dharwar.

Non No 1980, J D, 7th Apr 1906, B G, 1906, Pt I, p 161

In exercise of the power conferred by Section 8 of the Code of Criminal Procedure, 1898, the Governor in Council is pleved, in supersession of all previous ordersom the subject, to divide the district of Dharwar into four sub-divisions, each comprising the talubas, as from time to time constituted under Section 7 of the Bombay Land Revenue Code, 1879 constituted under Section 7 of the Bombay Land Revenue Code, 1879 (Bombay Act V of 1879), and an area which are specified against that following table

iollowing table —

Number of Sub-Divisions.

Ranebennur, Kod, Hangal and Karaggi Talukas	Ť
Zaralgund, Gadag and Ron Taluka-	3
Hubli, Bankapur and Kalgdatgn Talukas	
the Municipal limits of the town of Dharnar,	
Dharnar (caeluding the area comprised within	દ
of the tonn of Dharmar	
The area comprised within the Municipal limits	I
The area comprised within the Ministerior of the town of Dharwar Oharmar (excluding the area comprised within	E I

Kames of Talukas

Hyderabad.

Noin No 1340, J. D., 10th Aug 1903, B. G., 1903, Pt. I., p. 992

In exercise of the powers conferred by Section 8 of the Crimmal Procedure Code, His Excellency the Governor in Council is pleased to after the limits of the Xaushahro Sub-division of the Hyderabad District by directing that this Sub-division, at present consisting of the Moro, Xaushahro, Sakrand and Kandiaro Talubas, shall, on and after the 13th August Sakrand and Kandiaro Talubas, shall, on and after the 13th August Mastat Talukas

Noin No Judi —559, Comme, 21st May 1920, S G, 1920, Pt I, p 952

In exercise of the powersconferred on him by Government Notification Xo 3709, dated the 27th June 1911, the Commissioner in Sind is pleased, under Section 8 of the Code of Oriminal Procedure, 1898, to constitute the area comprised within the limits of the Hyderabad city a sub-division of the Hyderabad district under the name of the Hyderabad sub-division of the Hyderabad sub-division

Каиз

Noin, No. 5222, J D, 7th Aug 1916, B G, 1916, Pt 1, p 1708

In exercise of the power conferred by Section 8 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased, in supersession of all previous orders on the subject to divide the District of Kaira into two glab-divisions, each comprising the talukas, as from time to time

constituted under section 7 of the Bombay Land Revenue Code, 1879 (Bombay Act V of 1879), which are specified against it in the following

table —

Names of Talubas

Kapadwanj, Mehmedabad, Maduad and Thasra

2 Mater, Anand and Borsad

Notes of the state

In exercise of the power conferred by Section 8 of the Code of Crimmal Procedure, 1898, the Governor in Council is pleased, in supersession of all previous orders on the subject, to divide the district of Kaira into two sub-divisions, each comprising the talilkas, as from time to time constituted under Section 7 of the Bombay Land Revenue Code, 1879 (Bombay Act V of 1879), which are specified against it in the following

erore —

Names of Talubas

<u>l</u>

Number of Sub Division

Number of Sub Division

I Mehmedabad, Madiad, Matar and Kapadwan]
2 Thasra, Anand and Borsad

82 q , I 19 , 6161 , D A , 6161 not the , A & 688 oV not N

The Governor in Council is pleased to direct that the orders constituting the two sub-divisions for Magneterial purposes in the Kaira District contained in Government Notification No 7727, dated the 30th November 1918, which was published at page 2533 of the Bombuy Government Gazette of the 5th December 1918, Part I, should have effect as from the 27th November 1918

Kanara

Notn No 387, J'D, 22nd Jan 1889, B G, 1889, Pt I, p 47 Under Section 8 of the Code of Criminal Procedure, 1882, the talukas of Kumta, Honawar, Sixsi and Siddapur and the petha of Bhatkal in the district of Kanara are constituted a sub-division of that district

Note No 4465, J. D. 21st Aug 1891, para 1, B. G. 1891, Para 1, B.

Under Section 8 of the Code of Criminal Procedure, 1882, the talukas of Karwar (excluding the municipal limits of Karwar), Ankola, Yellapur and Supa in the district of Karmara are constituted a sub-division of that district

Not No 5536, J. P. 27th Sept 1911, B. G., 1911, Pt. I., p. 1741

In exercise of the power conferred by sub-section (1) of Section 8 of the Code of Criminal Procedure, 1898 (V of 1898), the Governor in Council is pleased to constitute the area comprised within the municipal limits of Karwar in the Karara District a sub-division of that district

Karachi

Noin No 3141, I D, 15th May 1901, B & 1901, P

In exercise of the powers conferred by section 8 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to after the limits of the Jerrick and Sehwan Sub-Divisions of the Karachi District by

drrecting—

(1) that on and after the lat day of June 1901 the deha specufied in the first column of the table hereto annexed shall, for the purposes of the said Code, cease to be included in the sub-division specified in the second column of the said table in which they have heretofore been included and shall be included in, and form part of, the sub-division of the same district specified in the third of, the sub-division of the same district specified in the third column,

(2) that on and after the date mentioned above the Subdivision of Jerruck, as altered by the directions in paragraph I hereinbefore contained, shall be known by the name of the Tatta

11 Kacha Viran korest Уцап Forest 01 Траги 6 **Shetkhant** 8 Jerruck 6 Rajo Nizamanı division TOTELATO The Jerruck Sub The Sehran Sub-Tapa Jerruck म् एश्रिण 3 Tando Hafiz Shah 2. Jana I Zuf Shoro Tapa Tando Hahz Shah neluded heretofore meluded. hereafter лера. Sub division in which which to be Sub-division in - noistyth-duz

Noin No 4787, J D, 24th July 1901, B G, 1901, P

In exercise of the powers conferred by section 8 of the Code of Criminal Procedure, 1898, His Excellency the Governor in Council is pleased to alter the limits of the Sehwan Sub-division and to make a new sub-division of the Karáchi District by directing that, on and after the first day of August 1908, the existing Sehwan Sub-division and the Kotri Manjland Sub-division, respectively, Sub-division and the Kotri Manjland Sub-division, respectively, consisting of the steas specified in the first column of the table hereto consisting of the areas specified in the first column of the table hereto

entered against such areas in the second column of the said table annozed and forming for the purposes of the said Code the sub-division

Sub Division

The whole Taluka of John
The whole Taluka of Sehwan
The whole Taluka of Sehwan

division eveluaive of the three talnkas mentioned above, viz, the Taluka of Kotri Eotri and the Mahala of Manyhand and divis division -dus basalash The present area of the Schwan Sub-

Комізели

Khandesh (East)

Noin No 3939, J. D., Ist June 1915, B. G., 1915, Pt. I., P. 1477

specified against it in the following table — Khandesh into four sub-divisions, each comprising the areas which are of all previous orders on the subject, to divide the district of East Procedure, 1898, the Governor in Council is pleased, in supersession In exercise of the power conferred by section 8(1) of the Code of Criminal

The talukas of Bhusaval (including Name of Talukas, etc

The talukas of Amalner (meluding The municipal area of Jalgaon City mumicipal area of Jalgaon City) and Jalgaon (exclusive of the Edlabad Peta), Yawal,

Jamner (meluding Bhadgaon Peta) and The talukas of Chalisgaon, Pachora Parola Peta), Erandol and Chopda

> (1) Eastern Sub-division Number of Sub Division

(3) Northern Sub-division (2) Jalgaon City

4) Southern Sub-division

Khandesh (West)

Noin No 11230, H D , 30th Nov 1920, B G , 1920, Pt I, p 3192

areas, respectively — Кіландеві District into three sub-divisions comprising the following section 8 (1) of the Code of Criminal Procedure, 1898, to divide the West notifications in this respect, the Governor in Council is pleased, under No 9867, dated 20th October 1920, and in supersession of the previous from 20th October 1920, as published in Government Notification by the inclusion of the villages of the ilemasi chieftains in the district On account of the alteration in the limits of the West Khandesh District

limits of the Dhulia City Municipality (1) The City Sub-Division -- Comprising the area within the

Nandurbar, Shahada and Taloda including the Dhadgaon Peta and (2) Western Develon -Comprising the talukas of Nawapur,

Chikhah, Nala and Mawalpur the villages of the six Mewasi chieftains of Kathi, Raisingpur, Singpur,

Shirpur and Sakri (3) Eastern Drosson —Comprising the talukas of Dhulia, Sinkheda,

Kolaba

4 doll q, 1 19 4,0191, B d, 0191 ylul 1212, A L, 2904 ov mov

(Bombay Act V of 1879), and an area which are specified against it in stituted under section 7 of the Bombay Land Revenue Code, 1879 sub-divisions, each comprising the talukas, as from time to time conprevious orders on the subject, to divide the district of Kolaba into three Procedure, 1898, the Governor in Council is pleased, in supersession of all In exercise of the power conferred by section 8 of the Code of Criminal

the following table —

gadilA to

The area comprised within the limits of the town	8
եռ և հևհ հո ւ	
the limits of the town of Albag), Rohe, Mangaon	
of Alibag (excluding the area comprised within	
The Southern Sub-division comprising the falukas	7
of Khalapur, Uran and Nagothna	
of Karjat, Panwel and Pen, including the mahals	
The Northern Sub-division comprising the falukas	τ
Mames of Talukas, eto	Number of Sub Division

Larkana

IIGI non up, a l, ish on non yd Note No 2578, J D, 2nd May 1911, B G, 1911, Pt I, p 668, as amended

into four sub-divisions, comprising the talukas specified in the schedule of Larkana shall, with effect from the 1st day of June 1911, be divided session of all previous orders on the subject, to direct that the district Procedure, 1898 (V of 1898), the Governor in Council is pleased, in super-In exercise of the powers conforred by section 8 of the Code of Criminal

mereto —

SCHEDULE

Rato Dero and Mro Khan	Rato Dero	Ŧ
Sehwan, Dadu and Johi	Зеп тап	έ
Mehar, Masirabad and Kakar	Mehar	8
Larkana, Labdarya and Kambar	•	G T
reduced has evrebded and	Larkana	L
Tolukas	Sub Divisions	

Nasık.

Ansih District, the Governor in Council is pleased, under section 8 (1) In supersession of all previous orders constituting sub-divisions in the Noin No 8998, J. D., 25th Oct 1919, B. G., 1919, Pt. I., p. 2589

of the Code of Crimmal Procedure, 1898, to divide the district into four

sub-divisions, comprising the following areas, respectively —

(1) The Kasik Sub-division, comprising the Kasik taluka (exclu-

sive of the area comprised vithin Masik City Sub-division), and the Dindori, Chandor and Peint talukas

(2) The Malegaon Sub-division, comprising the Malegaon, Mand-

gron, Brglan and Kalvan talukas
(3) The Yeola Sub-division, comprising the Igatpuri, Sinnar,

(3) The reoir thlukas Miphad and Yeolr thlukas

(4) The Masik City Sub-division, comprising the area included in the limits of the Masik Minucipality and also the area added to the Masik City "B" Division Police Station by Government Motification, Judicial Department, No 707, dated the 25th January 1919, as corrected by Erratum No 8996, dated the 25th October 1919,

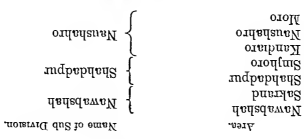
Nawabshah

Noin No Jull -349, Commr, 20th Mar 1922, S. G., 1922, S. L. P. I. p. 413

In exercise of the powers conferred on him by Government notification No 3709, dated the 27th June 1911 the Commissioner in Sind is pleased, in consequence of the formation of the new division in the Nawabahah and district, to alter, under section 8 of the Code of Criminal Procedure, 1898, the existing limits of the Nawabahah and Naushahro magisterial subdivisions, of the Nawabahah and to constitute, with effect from 18th April 1922 the sub-divisions, comprising the areas specified in the first column of the table hereto annexed and forming for the purposes of the column of the table hereto annexed against such areas in the second said Code the sub-divisions named against such areas in the second

column of the said table —

Navadshah District



Panch Mahals

, 1881, B. B. L. araq, 8881 18ept 18.0, D. 1. L. A. 788. para 1, B. G. A. 1869, para 1, B. G. 1869, para 1, B.

Under section 8 of the Code of Crimmal Procedure, 1882, the talukas of Godbra, Kalol and Halol, in the district of Panch Mahala are constituted a sub-division of that district

Noin No 2207, J. D., 30th Mar 1901, B. G., 1901, Pt. I., p. 607

district petha of Ihalod in the district of Panch Mahals a sub-division of that Criminal Procedure, 1898, to constitute the taluka of Dohad and the The Governor in Council is pleased, under section 8 (1) of the Code of

Poona

Code of Criminal Procedure, 1898 (V of 1898), and in supersession of In exercise of the powers conferred by sub-section (1) of section 8 of the Noin No 10989, J. D., 23rd Dec 1919, B. G., 1919, Pt. I., p. 3126

the designation given under the Bombay Land Revenue Code, 1879, table, the areas specified being those for the time being constituted under mto six sub-divisions each comprising the areas specified in the following Council is pleased to divide the district of Poons 6161 dorald di01 betab ment, specified in the margin, the Governor in 1930 2681 InqA 2821, dated 27th Government Notification in the Judicial Depart-

— 0161 the Bombay District Municipal Act, 1901, and the Cantonments Act,

Japje

Area meluded.

burda meluded within Poons the portion of the village of Bham-Poona City Municipal limits and and Yerandavne included within Parvati, Mali, ylanjeri portions of the villages of Bham-Poona City (19 Peths) and the

limits Trhin Poons suburban municipal Manjeri and Yeravda included portions of the villages of Mali, Wanowrie and Chorpadi, and the Poons Cantonment, the villages of suburban municipal limits

Kirkee Cantonment

toninent Sub-division Poona City and the Poona Can-Mangeri which lies outside the Sub division and the portion of outside the Poona Cantoninent portion of Yerayda which lies the Poona City Sub-division, the Yerandavane which lie outside Partati and Bhamburda and and Aundh, those portions of The villages of Mundhwa, Bopodi

Mame of Sub Division.

Poona City

Poona Cantonment

Poona Taluha Kirkee Cantonment

	Dhond Mahal	
out pur	dhar, Indapar and Sirur	
Puran	The talulas of Bhunthadi,	
	gnon and Mulshi Mahal	
ympe-	Mayal, Haveh and the	
Λ	The talulas of Jumar,	
	papnjout vary	

hank of bub Division

Trojeo // G

G Eastern

Rainagiri

Noin No 563, J D, 19th Jan 1920, B G, 1920, Pt I, p 200

In supersection of Government Nothisention No 7858, Judicial Department, dated 5th December 1918, constituting sub-divisions in the Rathagari District, the Governor in Council is pleased, under section 8(1) of the Code of Crimmal Procedure, 1898, to divide the district into three sub divisions, each comprising the following areas

ospectively — (1) The Northern Sub-division consisting of the talinkas of

Dapoh, Khed, Chiplim ind Sanganieshnar (2) The Southern Sub-division consisting of the talubas of Ratingiri (excluding the area comprised nithin the municipal faithingiri (excluding the area comprised nithin the municipal faithingiri), Rajapur, Devgad, Malnan and limits of the town of Ratingiri), Rajapur, Devgad, Malnan and

Veugurta (3) The Rathagiri town Sub-division, comprising the area cliided in the municipal limits of the town of Rathagiri

Satara

Noin No 360, U D, 12th Jan 1921, B G, 1921, Pt I, p 153

In supersession of Government Notification No 6904, dated 20th August 1919, the Governor in Council is pleased, under section 8 (1) of the Code of Crimmal Procedure, 1898, to divide the Satara District into six sub-divisions comprising the following meas —

sub-dry istoris comprising the following areas — Jurisdiction

	the Shirala Mahal
a_{restern} (3)	Karad and Patan Talukas and
	Talukas
(5) Southern	Klianapur, Tasgaon and Walwa
	ระบุทษา
(4) Eastern	Koregaon, Khatav and Man
	शुष्रमुख
	Ивраруентия алд Крапдаля
(3) Могенеги	Javel and War Talukas and the
	City and Suburban Municipalities
(2) City	Area withm the limits of the Satara
	and Suburban Municipalities
(1) Central	Satara Taluka excluding the City
notaria and to sum	Homorpho

Satara

Noin No 1812, H D, 14th June 1922, B G, 1922, Pt I, p 1347

trict of Satara into four sub-divisions comprising the following areas, 12th January 1921, the Governor in Council is pleased to divide the dis-Government Notification in the Home Department No 360, dated the the Code of Criminal Procedure, 1898 (V of 1898), and in modification of In exercise of the powers conferred by sub-section (1) of section 8 of

(I) Western Sub-Division, comprising the Karad, Patan, Jaoh тезресычелу —

and War Talukas and Malcolmpeth and Khandala Mahals

, УвтанД

(2) Eastern Sub-Division, comprising the Man, Khanapur, Tasgaon and Walva Talukas and Shirala Mahal

(3) Central Sub-Division, comprising the Satara Taluka (ex-

cluding the area within the limits of the Satara Municipality and the

(4) Satura City Sub-Division, comprising the area within the limits Satara Suburban Municipality) and Koregaon Taluka

of the Satara Municipality and the Satara Suburban Municipality

Sholapur

Noin No 3716, J D, 19th July 1904, B G, 1904, Pt. I, p. 972

(Bombay Act V of 1879), and an area which are specified against it in stituted under section 7 of the Bombay Land Revenue Code, 1879 sub-divisions, each comprising the talukas, as from time to time conprevious orders on the subject, to divide the district of Sholapur into three Procedure, 1898, the Governor in Council is pleased, in supersession of all In exercise of the power conferred by section 8 of the Code of Criminal

Xumber of Sub Di the following table —

uqslodd do avot edt lo	
The area comprised within the Municipal limits	8
Pandharpur, Sangola and Malaras talukas	7
Barsı, Karınala and Madha talukas	
the Aumerpal limits of the town of Sholapur),	
Sholapur (excluding the area comprised within	Ι
thames of Talukas	"uoisiaiot and io

Sukkur.

Modin No 1337, J. D., Ith Mar 1905, B. G., 1905, Pt. I., p. 317

Act V of 1879), which are specified against it in the following table tuted under section 7 of the Bombay Land Revenue Code, 1879 (Bombay sub-divisions each comprising the talulas, as from time to time constiprevious orders on the subject, to divide the District of Sukkui into three Procedure, 1898, the Governor in Council is pleased, in supersession of all In exercise of the powers conferred by section 8 of the Code of Criminal

hrepur Mathelo and Ubauro ξ Robri, Ghothi and Pano Akil 7 Shikarpur, Sukkur and Maushahro Abro I Zames of talukas notervib-due to and mul-

innus

Net No. 1672, H. D., 9 19th Jan. 1922, B. C., 1922, Pt. I., p. 161

In exercise of the power conferred by section 8 of the Criminal Procedure Code, $18^{9}8$ the Governorm Connect is pleased in supersession of all previous order on the abject to divide the distinct of Smeating the clabbas is from time to time constituted in divisions each comprising the clabbas is from time to time constituted in the division of the Bombay I and Revenue Code 1879 constituted in the collowing (Bombay 1887) which its specified igniest it in the following

table —

/ Amers of Inlular

/ Amers of Inlular

/ Amers of Inlular

/ Amers of Inlular

/ Anthrough Inlular the area comprised

/ Anthrough Inlular the Cata of Surath

/ Anthrough Inlular Parthrough

/ Anthrough Inlular

/ Anthrough Inlu

cacdT

Division

Notes No. 6013, H. D., 21st June 1921, B. G., 1921, Pt. I., p. 1572

In exercise of the powers conterred by sub-section (1) of section 8 of the Code of Criminal Procedure, 1895 (7 of 1898), and an supersession of Gode of Criminal Procedure, 1895 (7 of 1898), and an supersession of Covernment Southernton and Department, No 8325 dated the 24th December 1918, as subsequently amended, the Governor in Council is pleased to divide the district of Thina and a nito six sub-district of Thina and in this second time to time mider comprising the talub is and in this secondification time to time under section 7 of the Bomb 11 and Revenue Code, 1879 (Bom 7 of 1879), section 7 of the Bomb 12 of the schediblic liereto appended specified against it in column 2 of the schediblic liereto appended

apcented मुहामार स्वास स्वासमा १ वर्ष सेव प्रतानियोग महस्त हमा है। अनुस्यान

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Thar and Parkar

Noin No 6707, J. D., Ioih Dee 1891, B. G., 1891, Pt. I., p. 1025
Under Section 8 of the Code of Criminal Procedure, 1882, the Governor in Council is pleased to constitute the talkas of Unarkot, Khipra and

Sanghar in the district of Thar and Parkar a sub division of that district to be called the Lara Valley Division

Thar and Parkar

Moin Yo 1341, J D, 10th Any 1903, B G, 1903 Pt I, p 992 In exercise of the powers conferred by Section 8 of the Criminal Procedure Code, this Excellency the Governor in Council is pleased to after the limits of the Xara Valley Sub-Division, at present comprising the Mirathr District by directing that this sub-division, at present comprising the Mirput Khas, Unnarkot, Khipro, Sanghar and Jamesab id Talukas, shall, on and after the 13th August 1903, consist of the Mirput Khas, Unnarkot, Khipro, steel 1903, consist of the Mirput Khas, Unnarkot, Khipro,

Noth Yo Tett, I D, eth Dec 1910, B G, 1910, Pt I, p 2013

Singhar, Janiesabad and the new Pithoro and Sinjhoro Talukas

In exercise of the powers conferred by section 8 of the Criminal Procedure Code, 1898, the Governor in Council is pleased, in supersession of all previous orders on the subject to declare that the talinkas of Chilehro, Mithi, Diplo and Nagar Parkarin the district of Thar and Parkar shall be formed into a sub division of that district

Upper Sind Frontier

Note No 2555, J. D., 19th Apr 1910, B. G., 1910, Pt. I., p. 577.

In exercise of the powers conferred by section 8 of the Criminal Proceding Code, 1898, the Governor in Council is pleased, in supersession of all the Code, 1898, the Governor in Council is pleased, in supersession of all previous orders on the subject, to declare that the talukas of Thul,

K midkhot mid Kashmor in the district of Upper Sind Frontier shall be

Note that the court of sesson for figure of such of the 170 sessons divisions and appreciate of sitting the court of sitting that the court of sitting the court of sitting that the court of sitting t

In exercise of the powers conferred by section 9 of the Codo of Crimin il Procedure, 1898 (V of 1898), and with reference to Government Northerston in the Judicial Department, No. 2203, direct the 20th March 1913, the Governor in Council is phased to establish, with effect from the let April 1913 (1) a Court of Session for the Sukkur Sessions Division which is all hold its sittings at Sukkur and (2) a Court of Session for the Larkana and Division 7 inch shall hold its sittings at Larkana.

Thousing the desiret are especially of the total the solution of the desiret the solution of

aurical dis voel condo all transmission to be to be come and the aurical bound of the field between th

Additional Sessions Judge in the Thana Sessions Division during the months of May, June, July, August, September and October in 1903 and every succeeding year, and is directed, under Section 193 of the Code, to try all cases which may be committed for trial by the Magistrates in the Kolaba District except the talukas of Karjat and Panvel during the Mose months

PROTUCTIVE THE FOLLOWING OFFICERS TO BE MAGISTRATES OF THE

VAD BVEKVE VAD OLLEE SIAD BEOALIEE DISLEICLE IN SIAD
LHE COFFECLOES IN LHE BOABYA BEESIDFACA EYOELLING LHE LHYE

Noin No 2835, J. D., 201h Apr 1899, B. G., 1899, Pt. I., p. 522

In the districts of the Presidency of Bombay, except the Thar and Parkar and Upper Sind Frontier Districts in Sind, all persons now or hereafter, permanently or temporarily, holding the office of Collector as defined in the Bombay Land Revenue Code, 1879, are hereby appointed, under Section 10 of the Code of Criminal Procedure, 1898, to be Magnetates of the First Class and District Magnetates in the districts to which they may hold the aforesaid offices, and subject to any order for the withdrawal of the powers hereby conferred that may be issued in the case of any such officer under Section 10 it the Code of Criminal Procedure, 1898

THE DEPUT! CONVISSIONERS IN THE DISTRICTS OF THAR AND PARKATES OF

THE DEPUT! CONVISSIONERS AND DISTRICTS OF THAR AND PARKAR

Noon No 4540, I D, 27th June 1899, B G, 1899, Pt I, p 982

In the districts of Ther and Parkar and Upper Sind Frontier, all persons, now or hereafter, permanently or temporarily, holding the office of Deputy Commissioner, are hereby appointed, under Section 10 of the Code of Crimmal Procedure, 1898, to be Magistrates of the First Class and District Magistrates in those districts, respectively, for such time as they may hold the aforesaid offices and subject to any orders for the withdrawal of the powers hereby conferred that may be issued in the case of any such officer under section 41 of the Code of Crimmal Procedure, 1898

MIRPUR SARRO AND TATTA

OFFENCES OCCURRING WITHIN RAILWAY LIMITS IN THE TRICKAS OF
FINING SARRO AND TATTA

FINING THE LIMITS OF TAUTHEN RAILWAY LIMITS IN THE TRICKAS OF
FINING THE LIMITS OF TAUTHEN RAILWAY LIMITS IN THE TRICKAS OF
FINING THE LIMITS OF THE JURISDICTION OF THE SECOND AND THIRD

845, p. 1. 15, p. 384, J. D. 151h Nov 1893, S. G., 1893, Pt. I. p. 543

Under the provisions of Section 12, Criminal Procedure Code, the following limits are fixed for all offences triable by Second or Third Class Magnetrates occurring within Railway limits in the talukas mentioned

птоЯ

Third Class Magistrates mentioned in the second column in the first column of the table to be taken before the Second and

gunga Column 2 Column L

Station, mule No 32 to 48kg Alirpur Sakro, meluding Dabeji Railway **Иатас**h1

Janabad, Jhimpir, Meting and Bolari Railway Tatta meluding Ran Pethani, Jungshahi,

Stations, mile No 484 to 100th mile

INVESTING THE FOLLOWING OFFICERS WITH THIRD CLASS MACISTERIAL

POWERS -

DENOX EXCEDDING SIND THE VESISTANT OR DEPUTY COLLECTORS IN THE BOMBAY PRESI-

Noth No 2836, J. D., 20th Apr 1899, B. G., 1899, Pt. I., p. 522

Code of Criminal Procedure, 1898 that may be issued in the case of any such officer under Section 41 of the subject to any order for the withdrawal of the powers hereby conferred be posted, for such time as they may hold the aforesaid offices, and to be Magnetrate of the Third Class in the districts to which they may appointed, under Section 12 of the Code of Crimmal Procedure, 1898 Code, and not mvested with higher Magisterial powers, are hereby administration of one or more talukas under Section 10 of the said Revenue Code, 1879, who have been placed in charge of the revenue office of Assistant or Deputy Collector as defined in the Bombay Land persons now or hereafter, permanently or temporarily, holding the In the districts of the Presidency of Bombay, excluding Sind, all

Noth No 2837, J. D., 20th Apr 1899, B. G., 1899, Pt. I., p. 522 SOOH MANUATDARS IN THE BOMBAY PRESIDENCY, EXCLUDING SIND THE MAMLATDARS OR MAHALKARIS AND FIRST OR HEAD KARKUNS TO

Criminal Procedure, 1898 issued in the case of any such officer under Section 41 of the Code of order for the withdrawal of the powers hereby conferred that may be such time as they may hold the aforesaid offices, and subject to any of the Third Class in the districts to which they may be posted, for section 12 of the Code of Criminal Procedure, 1898, to be Magnatrates invested with higher Magisterial powers, are hereby appointed under Code, 1879, or of First or Head Karkun to such Mamlatdar, and not of Mamlatdar or Mahalkarı as defined in the Bombay Land Revenue persons now or hereafter, permanently or temporarily, holding the office In the districts of the Presidency of Bombay, excluding Sind, all

8957 of 9th December 1897, the Acting Commissioner in Sind is pleased In exercise of the powers conferred by Government Resolution No Noin No 1393, Commr, 30th May 1899, S G, 1899, Pt I, p 677 THE VESISTANT OR DEPUTY COLLECTORS IN THE PROVINCE OF SIND

to appoint, under Section 12 of the Code of Crimmal Procedure, Act V of 1898, for the Prov mee of Sundall persons, now or hereafter, permanently or 1899, for the Prov mee of Sundall persons, now or hereafter, permanently or temporarily, holding the office of Assistant or Deputy Collector, as defined in the Bombay Land Revenue Code, 1879, who have been placed in charge of the revenue administration of one or more talibas under Section I of the said Code and not invested with higher Magisterial powers to be Magistrates of the Third Class in the districts to which they may be posted for such time as they may hold the aforesaid offices, and subject to any order for the writhdrawal of the powers hereby conferred that may be issued in the case of any such officer under Section 41 of the Code of Crimmal Procedure, 1898

THE YUKHTYARKARS OR NAHALKARIS AND HEAD MUNSHIS TO SUCH MORE NO 1301 Commercial May 1809 S. G. 1800 Dt. 1. g. 677

Noin No 1394, Commr, 30th May 1899, S &, 1899, Pt I, p 677

In exercise of the powers conferred by Government Resolution No S957, dated 9th December 1897, the Acting Commissioner in Sind is pleased to appoint, under Section 12 of the Code of Criminal Procedure, 1895, in the districts of the Province of Sind all persons, now or hereafter, per maneatly or temporarily, holding the office of Mubhtyarhar or Mahalber auch Alubhtyarhar, and not invested with higher Magisterial powers, to be Magistrates of the Third Class in the districts to which they may be posted for such time as they may hold the aforesaid offices, and subject to any order for the withdrawal of the powers hereby conferred that may be issued in the ease of any such offices inder Section 41 of the Code of Criminal Procedure, 1898

DADER SECTION 13 OF THE CODE TOURLE LOCAL AREAS AND DELECATING TO HIM THE POWERS INVESTING THE DISTRICT MAGISTRATE OF ARMEDABAD WITH POWERS

Noin No 6656, J. D., 6th Dec 1888, para 2, B G, 1888, Pt. I.

The Governor in Council is pleased to invest the District Magnetrate of Ahmedabad with powers under Section 12 of the Code of Criminal Procedure, 1882, to define local areas, and to delegate to him the powers conferred on a Local Government under Section 13 of that Code

APPOINTING THE ASSISTANT COLLECTOR OF SALT REVENUE IN CHARGE OF THE KHARACHODA RANGE TO BE A MAGISTRATE OF THE SECOND CLASS IN AHMEDARAD DISTRICT WITH CERTAIN ADDITIONAL POWERS WORN NO 3405, J D, 8th June 1907, B G, 1907, Pt I, p 1066

In supersession of so much of Government Moinfication in the Judicarious Department, No 1674, dated the 26th March 1906, and of similar previous Government Notifications as relate to the Assistant Collector of previous Galt Revenue in charge of the Kharaghoda Range, and in exercise of the

powers conferred by sections 12, 37 and 39 of the Code of Criminal Procedure, 1898 (V of 1898), the Governor in Council is pleased to appoint the Assistant Collector of Salt Revenue in charge of the Kharaghoda Range for the time being to be a Magnatrate of the Second Class in the Ahmedabac District with the additional powers mentioned in Sections 143, 144 and 190 (1) of the said Code, and to direct that he shall exercise ghods Salt Works and the new village of Kharaghoda in the said district (including all the lands there for the time being in the use of the Kharaghoda salt Works and the new village of Kharaghoda in the said district (meluding all the lands there for the time being in the use of the Salt Department), subject to any order for the withdrawal of the powers hereby conferred that may be issued in the case of any such officer under Section 41 of the Code of Criminal Procedure, 1898

APPOINTING THE ASSISTANT COLLECTOR OF SALT REVENUE, IN CHARGE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER PANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE, TO BE A MAGISTRATE OF THE SECOND OF THE GOA FRONTIER RANGE.

Note No. 3406, J. D., 8th June 1907, B. G., 1907, Pt. I., p. 1067. Department, No. 3406, J. D., 8th June 1907, B. G., 1907, Pt. I., p. 1067. Department, No. 1674, dated the 26th March 1906, and of similar previous Government Nothfeations as relate to the Assistant Collector of Salt Revenue in charge of the Goa Frontier Range, and in exercise of the powers conferred by Sections 12, 37 and 39 of the Code of Criminal Procedure, 1898 (V of 1898), the Governor in Council is pleased to appoint the Assistant Collector of Salt Revenue in charge of the Goa Frontier Range for the time being to be a Magistrate of the Second Class in the Kanara District with the additional powers mentioned in Sections 143, 144 and 190 (1) of the said Code, and to direct that he shall exercise the powers with which he is hereby invested within the limits of the village of Kalambuli in the said district, subject to any order for the withdrawal of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such of the powers hereby conferred that may be issued in the case of any such and the case of any such and the case of any and any conferred that the case of any such and the case of any and any conferred that the case of any any confe

THE VHYEDVBVD DISTRICT

VAD MYDHMVN TO BE NVGISTRATES OF THE FIRST CLASS IN

VPPOINTING THE DEPUTY ASSISTANT POLITICAL AGENTS AT SOUGADH

officer under Section 41 of the Code of Criminal Procedure, 1898

Note No 4068, J. D., 13th June 1898, B. G., 1898, Pt. I., p. 552.

In exercise of the powers conferred by Sections 12 and 39 of the Council of Criminal Procedure, 1882, His Excellency the Governor in Council is pleased to appoint the Deputy Assistant Political Agents for the time being at Songadh and Wadhwan to be Magistrates of the First Class in the district of Ahmedabad

APPOINTING THE COMMANDANT OF THE HANDALA DEPOT IN THE POONA DISTRICT TO BE A MAGISTRATE OF THE THIRD CLASS Moin No 6228, J. D., 11th Sept 1900, B. C., 1900, Pt. I., p. 1954.

In exercise of the powers conferred by Sections 12 and 39 of the Code of Chimnal Procedure, 1898, His Excellency the Governor in Council 19

district Depôt in the Poona District to be a Magistrate of the Third Class in that pleased to appoint the Commandant for the time being of the Khandala

OF THE FIRST OLASS WITHIN THE LIMITS OF THE DEOLALI APPOINTING THE STATION STAFF OFFICER, DEOLALI, TO BE A MAGISTRATE

Noin No 6367, I J. 28th Nov 1906, B. G., 1906, Pt. I, p. 1751 OYALONWIEKL

Cantonment, 1s hereby cancelled Cantonment to be a Magastrate of the Pirst Class within the limits of that 1894, as appoints the Commanding Officer for the time being of the Deolali So much of Government Notification No 2127, dated the 28th March

In exercise of the powers conferred by Sections 12 and 39 of the Code of

Magastrate of the First Class within the limits of that Cantonment pleased to appoint the Station Staff Officer of Deolali for the time being a Criminal Porcedure, 1898, His Excellency the Governor is Council is

Lool d il 19 il 1907, B d ilolo 1907, B d ilolo, Pt. 1, p. 1067 MAGISTRATE OF THE FIRST OLASS IN BROACH DISTRICT APPOINTING THE CANTONNENT MAGISTRATE, BARODA, TO BE A

Criminal Procedure, 1898 issued in the case of any such officer under Section 41 of the Code of order for the withdrawal of the powers hereby conferred that may be includes the Palej Railway Station and the Mahi River, subject to any India Railway and of the premises thereof which hes between and within the limits of that portion of the Bombay, Baroda and Central direct that he shall elercise the powers with which he is hereby invested being to be a Magistrate of the First Class in the Broach District and to pleased to appoint the Cantonment Magastrate, Baroda, for the time of Criminal Procedure, 1898 (V of 1898), the Governor in Council is In exercise of the powers conferred by Sections 12 and 39 of the Code

SIND THE POWERS CONFERRED ON LOCAL GOVERNMENT BY DEFECATING TO ALL DISTRIOT MAGISTRATES OTHER THAN THOSE IN

Noi 1405, I of 23rd Feb 1900, B G, 1900, Pt 1, p 452 SECTION 13 (1) OF THE CODE

Government by Section 13 (1) of that Code trates, other than those in Sind, the powers conferred on the Local of the Code of Criminal Procedure, 1898, to delegate to all District Magne-His Excellency the Governor in Council is pleased, under Section 13 (3)

96E q, I 19 , E881, B d, E881 and A16, U L, 1985, OV nto N VAD VSSISTANT DISTRICT SUPERINTENDENTS OF POLICE COMEERRING CERTAIN POWERS ON ALL DISTRIOT SUPERINTENDENTS

6I7 published at page 439 of the Bombay Government Gazette for 1873 Part I, In supersession of the Notification of 21st May 1873, No 2848,

Police, m their respective districts, the following powers m regard to cases District Supermitendents and Assistant District Supermitendents of Section 14 of the Code of Criminal Procedure, 1882, to confer upon all the Right Honourable the Governor in Council is pleased, under

(a) for preserving the peace, presenting crime and detecting, generally, so far as may be necessary —

apprehending and detaining offenders in order to their delig brought

before a Magnstrate, and

(b) for the performance by any such District Supermitendent or

ed upon him by iny lan for the time deing in force (namely) — Assistant District Superintendent of Police of 1114 other duties 1111702-

jurisdiction of the Court issumg it (Section 83) Power to endorse a wirrant for elecution outside the

Poner to direct removal of, or take ball from, a person

arrested under any such warrint (Sections 85 and 86)

Power to suchouse things found in search beyond juns-Power to issue search-wirints (Sections 96 and 98)

diction to be taken to the Court issuing the search-warrant

(Section 99)

Poner to issue order in urgent cases of nussuce (Section

(FFI

NAGISTRATE OF THE SECOND CLASS LIME BEING IN CHYRGE OF THE GOA FRONTIER RANGE TO BE A VABOUALIZE THE VESISTANT COLLECTOR OF SALT REVENUE FOR THE

as amended by Noin No 201, I D, 16th Jan 1905 Noth No 2766, J. D., 2nd Nov 1903, B. G., 1903, Pt. I., p. 1394.

In continuation of Government Notification No 721, dated the 6th

zable by a Second Class Magnetrate cases under the following chapters of the Indian Penal Code as are cogni-Class, the exercise of the said powers being limited to the disposal of such the village of Kalambuli, with the powers of a Angistrate of the Second be a Special Magistrate and to myest him, within the limits of of Salt Revenue for the tune being in charge of the Goa Frontier Range to Section 14 of the Code of Criminal Procedure, 1898, the Assistant Collector February 1903, the Governor in Council is pleased to appoint under

Chapter VIII -Offences against the public tranguility,

Chapter XIV —Offences Mecting the public health, decency Chapter X —Contempts of the lawful authority of public servants

to the Code of Criminal Procedure, 1898 and with the following additional powers specified in the fourth schedule , and morals,

Power to make orders prolibiting repetitions of nussuces

Power to make orders under Section 144

to take cognizance of offences upon complaint

(Section 190 (1) (a))

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Power to take cognizance of offences nithout complaint
                                           ((q) (1) 061 \text{ norms})
Power to take cognizance of offences upon police reports
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((5) (I) 001 norbes)

CHE PHARACHODARAZOL WITH POWERS OF SECOND CLASS MAGISTRATE INTELLACE THE ASSISTANT COLLECTOR OF SALE REVLAUL IN CHARGE OF

Note No 1317, J. D., 7th Mar 1888, B. G., 1888, Pt. I., p. 226

- Startenge M. escond Class Magarate crees under the following chapters or the Indian Penal Code as are place, the exercise of the said powers being innited to the disposal of such meluding all and appropriated for the use of the Salt Department at that Inner of the Kharraghod 12 dt-norbs and of thenen village of Kharaghoda chod i Ringe with the powers of a Second Class Magistrate nithin the time Collector of 5 ile Recentle for the time being in cliarge of the Khara-Procedure, 1882, the Governor in Council is pleased to invest the Assis-Under the provisions of Sections 11 and 39 of the Code of Crimmal

Chapter X -Contempts of the limin authority of public Chapter III —Offeners against public tranguillity

Chapter XIII -Offences relating to neights and measures

Chapter XIV —Offences relating to public health, decency and

under the sub divisions of linet, wrongful restraint and criminal Chapter 271 —Offences affecting the human body, which fall

the sub-divisions of theft, eriminal ineappropriation of property, Chapter 1/11 —Offences igainst property which fall under force and issuilt

of and attle the following additional powers under the Code of Chapter XXII — Crimun d intimidation, insult and amovance, receiving stolen property, cheating, muschef and emminal trespass

Power to make orders prolubiting repetitions of nusances Criminal Procedure, 1852 -

Power to muke orders under Section 144 (\$11 nons52)

(Section 191) Power to the cognitime of offences upon complaint

(Section 191) Power to take ergineince of offences upon police reports

(Section 191) Power to take cognizance of offences upon information

CERTUS OFFESCES SUNDARILY I MEONERS BEACH OF SPECIAL MIGISTRITES, SHOLAPUR, TO TRY

October 1899, the Governor in Council is pleased, under Sections 15 and In confinuation of Government Notification, No 7287, dated the 23rd Note No 1905, J. D., 25th Sept 1905, B. G., 1905, Pt. I., p. 1331

37 of the Code of Criminal Procedure, 1898, to empower the Bench of Special Magistrates at Sholapur to try in a summary way all or any of the offences mentioned in Section 261 (a) of the Code, mz

(a) Offences against the Indian Penal Code, sections 277, 278, 279, 285, 286, 289, 290, 292, 293, 294, 323, 334, 336, 341, 352, 426 and 447

IN THE MUNICIPAL DISTRICT OF BELGAUM BULES FOR THE GUIDANCE OF THE BENCH OF SPECIAL MAGISTRATES

Noin No 206, J. D., 12th Jan 1884, B. G., 1884, Pt. I., p. 34

Under Section 16 of the Code of Criminal Procedure, 1882, the Governor in Council is pleased to make the following rules for the guidance of the Bench of Special Magistrates in the Municipal District of Belgaum —

Belgaum — I'me Bench may try any case triable by a Third Class

Magnetrates II—The Bench shall ordinarily consist of three Special Jagnetrates, but may consist of two only if not more than that number are present on any day fixed for a sitting of the Bench. If the names of the three who are to sit shall be drawn by lot in open the names of the three who are to sit shall be drawn by lot in open Court The Special Magnetrates may arrange amongst themselves for sitting in rotation or otherwise as may be convenient for sitting in rotation or otherwise as may be convenient

TII —The sittings of the Bench shall take places to be fixed from tymo to tymo hy the District Magnetrate

time to time by the District Alagustrate

IV —It for any cause it is found necessary to adjourn the hearing

of a case after the evidence has been partly taken the trial must be completed before the same Magistrates who commenced it, or must be held after helore a different set of Magistrates

be held afresh before a different set of Alagnstrates

V—In the event of a difference of opinion arising between the Magnetrates in Session, the opinion of the majority shall prevail and if there is no majority, the difference shall be settled by the Divisional Magnetrate, or if there be no Divisional Magnetrate by the District Magnetrate in every such case the decision of the majority or of the Divisional Magnetrate or District Magnetrate shall be deemed to be the decision of the Bench

IN THE MUNICIPAL DISTRICT OF DHULLA ARULES FOR THE GUIDANCE OF THE BENCH OF SPECIAL MAGISTRATES

Noin No 6336, J D, Isi Nov 1887, B G, 1887, Pt I, p 902

His Excellency the Governor in Council is pleased, under Section 16 of the Code of Criminal Procedure, 1882, to frame the following rules

for the guid ince of the Bench of Special Magistrates having jurisdiction —

The Bench are empowered to try any cases which are triable

by a Thurd Class Magistrate

Lagistrates But if, on the day appointed for the meeting of the bench, there be only the Special Magistrates present they can without bench, there be only the Special Magistrates present they can without objection form the Bench. And if on such an appointed day there be more than three such Magistrates present, the three of them whose names may be selected by lot should form the Bench. The Special Migistrates should settle between themselves nether they should it is also also be selected by the should form the Bench. The Special Migistrates should settle between themselves nether they should intention of the should action of them any other manner suited to their action where the selected by the should settle between themselves in any other manner suited to their

convenience

3. The Bench shall art on not less than two days every week, and the District Marstrate shall determine at what place, on what

case they shall hear it de note or the same Bench shall be ease to ats end. It a new Bench take up the case they shall hear it de note

5 If the members of the Bench be not unanimous on any pomt, it shill be decided according to the opinion of the majority In case opinions are equally divided, the Bench shall report the matter to the Sub Divisional Magnetrate, whose decision shall be accepted and it ted on as the decision of the Bench In the absence of a Sub-Divisional Magnetrate, the matter shall be disposed of by the Districtional Magnetrate, the matter shall be disposed of by the District

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RULES FOR THE MUNICIPAL DISTRICT OF PANDHARPUR

Noln No 3535, J D, 25th May 1883, para 3, B G, 1883, Pt I,
p 388, as amended by Noln No 5133, J D, 23rd
July 1895, para 1

Under Section 16 of the said Code the Governor in Council is pleased to make the following rules for the guidance of the said Bench,†

I —The Bench may try any ease arising under the Mumorpal

II —The sittings of the Bench of Magistrates shall continue during each of the four principal Pandharpur jattras, viz, those held in Chaitri, Ashadi, Kartihi and Maghi, ordinarily commenoning soven days before the beginning and ending seven days siter the

^{*} The portion relating to appointment by name is omitted

1 . . the Bench of Special Magistrates in the Municipal District of Pandharpur

referred to in the last preceding rule

III — The sittings of the Bench of Magistrates shall be held every

day of the neck except Sunday at the Municipal Office, ordinarily beingen the hours of 10 a in and 5 pm

IV —The Bench shall ordinarily consist of three Angistrates for the purpose of conducting trials, but if any Magistrate is from any sufficient cause, prevented from attending any sitting of the Bench, the trials may proceed before theother two Magistrates sitting as

a Bench V—In the event of a difference of opinion arising between the Magistrates in Session, the difference shall be settled by the

the Magistrates in Session, the difference shall be settled by the majority, and in case there be no majority, by the Divisional Magistrate, or if there be no Divisional Magistrate,

IN THE MUNICIPAL DISTRICT OF SATARA

RULES FOR THE GUIDANCE OF THE BENCH OF SPECIAL MAISTRATES

7971 d'1 12 '2821 'B d' 1882' B d' 1882' L l' B 1707

Under Section 16 of the Code of Criminal Procedure, 1882, the Governor in Council is pleased to make the following rules for the guidance of the Special Magretistes' Beach in the America District of Section

Special Magistrates' Bench may try any case triable by a Third Class

agistrate

II —The Bench shall ordinarily consist of three Special Magis-

trates, but may consist of two only, if not more than that number are present on any day fixed for a sitting of the Bench — If on any such day more than three Special Magistrates are present, the names of

the three n ho are to sit shall be drawn by lot in open Court The Special Magistrates may arrange themselves for sitting in

rotation of otherwise as may be consense

The sittings of the Bench shall take place not less than t_{mech} , on days and at hours and places to be fixed from t_{mech} , or the District Angustrate t_{mech}

1.4 —If for any cause it is found necessary to adjourn the hearing of a case after the evidence has been partly taken, the trial must be completed before the contemporal along the completed before the contemporal and the completed before the contemporal and the completed before the contemporal and the completed before the contemporal and the completed before the contemporal and the c

be held afresh before the same Magistrates who commenced it, or must

V—In the event of a difference of opinion arising between the Magistrates in Sessions, the opinion of the majority shall prevail, and if there is no majority the difference shall be settled by the Divisional Magistrate, or if there be no Divisional Magistrate, by the District Magistrate In every such ease the decision of the majority, or of Magistrate In every such ease the decision of the majority, or of the Divisional Magistrate or District Magistrate, shall be deemed to the Divisional Magistrate or District Magistrate, shall be deemed to

pe the decision of the Bench

, λ " in the poola oity ald suburbang Bui es for the guidinge of the deaches of special magistrates

/In/iohypithes

amended by Norn No 7091, J. D., 22nd Dec 1909 Notes No. 58 15-A. J. D. 26th Oct. 1888, B. G., 1888, Pt. I., p. 849, as

1888, for the irea comprised a ithm the limits of the Poona City Municiestablished by Government Notthention No 5818, dated 26th October "B" ban "A" estatetes of Magnetines of Magnetines "A" and "B" Procedure 1882, the Governor in Conneil is pleased to make the following In exercise of the pon er conferred by Section 16 of the Code of Criminal

Classes of cases to be tried (I) Except in respect of offences national the Poons Suburban Ammerpality —

–ાગગપા

(b) Chapter VII, Indian Penal Code (concerning the Army and (a) Chapter VI, Indian Penal Code (agamst the State),

(c) Chapter VIII, Indian Penal Code (agamet public tranquillty),

Servints), (d) Chapter IX, Indian Penal Code (by or relating to Public

(c) Chapter XV, Indian Penal Code (relating to Religion),

(f) Chapter XXI, Indian Penal Code (Defamation),

(9) Chapter XXII, Indian Penal Code (Cimmal intimidation

m-ult and mnovance), and

Procedure Code, 1862, as triable exclusively by the Court of Bession, (h) offences designated in column 8 of Schedule II of the Crimmal

Divisional Alagastate to whom the said Benches are immediately under the order of the Algestrate of the District or by the Subtrate of the first class in all cases transferred to the said Bench by or 12 licrematter provided may exercise the ordinary powers of a Magisany such quorum of either of the eard Benches as shall be constituted

-mporqmate

Tach Bench to be divid Magastrates four Honorary សារជាអាវិជី Figh of the said Benehes shall be divided into the sections

The Argustance of the District shall from time to time determine ยอยอ רק זוונס נווס פרינוסוום

constitution of each section should be frequently shall belong to each section of such Bench ninch of the Honorary Angusti tees in each Beneh

τσεμ εσεριση determine composition of District Magistrate to

any time on either section sobaratoly Each section to ait trate who is a member of the Bench may sit at Each such section shall sit separately but any stipendiary Magneорундор

Times of sitting Bench shall hold a sitting every day between the Except on Sundays and close holidays, at least one section of each

months of April and May, when the Bench shall sit between 7 a m and noon m q d ban m a 01 to stuon Except during the

Order and days of sut.

Order and days of sut.

Order and days of sut.

Order and days of whelf meet and arrange the order in which and the ting

Order and days of sut.

Order and days of whelf each of its sections shall sit during the strangement so the next following month. The arrangement so the arrangement so the shall be forthwith submitted to the Magistrate of the District for made shall be forthwith submitted to the Magistrate of the District for

Unless the Magistrate of the District communicate his disapproval before the beginning of the month for which it is made, the said arrangement shall hold good for that month if either Bench fails to make such arrangement, or makes one which the Magistrate of the District disapproves, the Magistrate of the District may himself make an arrangement as aforesaid which shall be communicated by him to the Bench and shall as a foresaid which shall be communicated by him to the Bench and shall as a foresaid which shall be communicated by him to the Bench and shall as a foresaid which shall be communicated by him to the Bench and shall

hold good for the month for which it is made

7 Each section of each Bench shall hold its sittings at such
places as may be from time to time appointed

places as may be from time to time appointed for this purpose by the Magistrate of the District

T In order to form a quorum, at least three members shall be present from the beginning to the end of a trial or inquiry as members of the Bench

Provided that it a stipendiary First Class Magistrate be present throughout a trial or enquiry as President, the case may be proceeded with to its conclusion, notwithstanding that a quorum may not have been present throughout the proceedings

9 Any stipendiary Magistrate who is a member of the Bench and is

present during any part of any proceedings may

ceedings at any time, but
not give final vote unless
present throughout
take part therein as a member

Provided that no member of a Bench shall preside or give such vote part of the proceedings therein

10 Except as provided in Rule 9, the stipendiary Magistrate of What members on highest official rank present if his official rank it titled to preside Olass Magistrate and if his official rank is titled to preside

not inferior to that of a Deputy Collector, shall preside If there beno such stapendiary Magistrate present, the Honorary Magistrate whose name stands highest of those present in a list of the Honorary Magistrate whose name stands from time to time by the District Magistrate, subject to the orders of Government, for this purpose, shall be President

The claim of a member to president the trial of, or enquiry into, any alember not to preside the former shall state that he has reason to mable to attend if the former shall state that he has reason to mable to attend

throughout the proceedings therein

doubt whether he will be able to be present

Member not to preside if unable to attend throughout

Stipendiary Magistate org yna ni traf gall yn m

Places of sitting

his approval

Recentent proceedings as is next entitled to preside shall take the place of the mempers nho have deen present throughout such throughout the proceedings, such one of the and to nonuniteduc If any President be muchle to be present or fail to be present

one day, then on the days to which it stands adjourned. In such ease held either from day to day or, if the ease of inds adjourned for more than the trial or enquiry, as the ease may be, at sittings ց ոլոչը Ցարաթչ shall proceed nith such ease till the conclusion of מקוסחשוכן כשיכא שסנאונף which stands adjourned at the rising of the Court cred with its partly heard tach quorum to pro any quorum that may have deard part of a ease Notwithst unding any arrangement made as provided in Rule 6,

Raile 6 is shill be necessary, set aside of viry any arrangement made under the District Magistrate or Sub-Divisional Magistrate may, for as long

Totes as to question The votes of all members present at the time being shall be taken

(1) whether any particular evidence should be admitted or other than and decision to decide

(2) whether an adjournment shall be allowed, recorded,

(3) and any other question or order not finally decisive of the

of every member present shall be taken to Votes as to haal deer Except as provided in Rule 9, the votes of the President and

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(p) the sentence to be passed in ease of conviction discharged or committed to the Court of Session, (a) "hether an aecused person shall be convicted, acquitted, – әртәәр

All questions shall be decided by a majority of the votes taken, 91 February 1889, printed on this page) (For additional clauses, see Notification No 808, dated Illh

all eases of equality of votes p) a majority of totas the President having a second or easting vote in Questions to be decided

221 d'1 14 Noun No 808, J D, 12th Feb 1889, B G, 1889,

November 1888, for the guidance of the Benches of Magistrates "A" No 5848* in the Bombay Government Gazelle, Part I, page 847 of 1st following rules in addition to the body of Rules published in Notification Procedure Code, 1882, the Governor in Council is pleased to make the In exercise of the powers conferred by Section 16 of the Criminal

printed at p 425 supra * Thus is ovidently a maprime for Notification No 5848 A, dated 26th Ootober 1888,

said body of Rules -and to direct that they be inserted as clauses (a) and (b) of Rule 15 in the 26th October 1888, nathm the Poons City and Suburban Mumcipalities, and "B"* established by Government Notification No. 5848, dated

(a) When a person is accused in the alternative of two or more

decide such question against the accused, the question of his guilt tor which the law provides the highest pumishment, and, if the votes vote, first, the question whether the accused is guilty of the offence accused person is guilty of, the Presiding Magistrate shall put to the betn een the Magistrates in Session, as to which of such offences the offences not equally punishable, and a difference of opinion arises

on the minor charge or charges shall be excluded

to the iurtherance of justice Presiding Magistrate in such order as he may deem most conducive any other point, the questions raised shall be put to the vote by the (b) It a difference of opinion arise between the Magistrates on

"A" AND "B" IN THE HYDERABAD TALUKA BULES FOR THE GUIDANCE OF THE BENCHES OF SPECIAL MAGISTRATES

Not No 4397-A, J. D., 17th July 1893, B. G., 1893, Pt. I., p. 677

hmits of the talulas of Hyderabad — No 5711, dated the 15th October 1892, for the area comprised nithm the Magistrates "A" and "B" established by Government Motification make the following rules for the gindance of the Benches of Special Procedure, 1882, His Excellency the Governor in Council is pleased to In exercise of the poner conferred by Section 16 of the Code of Criminal

Chases of cases to be tried (I) Except in respect of offences under-

(a) Chapter VI, Indian Penal Code (against the State),

Indian Penal Code (against (c) Chapter 'HIA Public Yary), (b) Chapter VII, Indian Penal Code (concerning the Arm) and

, (Հժոհուրոթությ'),

gervants), (d) Chapter IX, Indan Penal Code (by or relating to Public

(f) Chapter XXI, Indian Penal Code (Defamation), and (c) Chapter XV, Indian Penal Code (relating to Religion),

(9) Chapter XXII, Indian Penal Code (Cimmai Intimidation,

Zerte of the Scond Checonstituted as herein ifter provided, may exercise the ordinary powers of a occions, in such quorum of orther of the such Benches as shall be the Unional Procedure Code, 1882, is trable exclusively by the Court of the in respect of the offences designated in column 8 of Schedule II of ' (a) un sount pur ajnsur

[•] For the preceded to the latest states of and 'be for the Poons City and Sub-urban Mumery ablice execution Solute atton So 722, detect 20th January 1890, 1 G. 1830, Ft. 1, p. 55

срессии

may be from time to time appointed for this Times and Places of on each days and at such hours and places, as (2) Each Bench shall hold its sittings not less than twice in each week,

purpose by the Angustrate of the district RICCIIIF

If this eannot be done, as members of the Bench from the degimning to the end of a trial or enquiry (3) In order to form a quorum at least two members shall be present

பும்மா

(1) Any stypendiary Magistrate n do is a member of the Bench, and is a fresh trial must be held before a different set of Magistrates

beoceeques and timo may tayo hare in and may take part therem as a member present during any part of any proceedings, Struction Magistrato

has been absent during any part of the proceedings as is referred to in Rule 9 in any ease, "ho Provided that no member of a Beneh shall preside or give such vote

nulcas preacht through But not give final vote

of a Deputs Collector, shall preside If there be og to preside trate and if his official rank is not interior to that What members entitl official rank present, if he be a kurst Class Magis-(5) Except as provided in Rule 1, the stipendiary Magistiate of highest

prepared from time to time by the District Angustrate, subject to the name at mids ingliest of those present in a list of the Honorary Magistrates no such stipendiary Ingretrate present, the Honorary Magistrate, whose

any case shall pass to the person next entitled (6) The claim of a member to preside at the trial of, or enquiry into, orders of Government for this purpose, shall be President

to doubt whether he will be able to be present thereto if the former shall state that he has reason

throughout ord of four todinold. In other the strength of oldering the strength of the st

proceedings as is next entitled to preside, shall take the place of the mempers no pare peen bresent throughout such qenç Substitution of Presi throughout the proceedings, such one among the (7) If any President be unable to be present, or fail to be present, throughout the proceedings therein

President

Votes as to question (S) The totes of all members present at the time being shall be taken

(i) whether any particular evidence should be admitted or other than final decision

(11) whether an adjournment shall be allowed, and recorded,

to decide—

(9) Except as provided in Rule 4, the votes of the President and of (111) ally other question or order not finally decisive of the case

HOIS every member shall be taken to decide— Votes as to final deci-

discharged, and (a) whether an accused person shall be convicted, acquitted or

(b) the sentence to be passed in ease of conviction

(10) All questions shall be decided by a unajority of the votes taken,

ed by a majority of Questions to be decidthe President having a second or easting vote in

all cases of equality of votes

(II) (a) When a person is accused in the alternative of the or more

question against the accused, the question of his guilt on the inmor law provides the highest punishment, and, if the votes decide such the question whether the accused is guilty of the offence for which the person is guilty of, the Presiding Magistrate shall put to the vote, first, the Magnetrates in Session, as to which of such offences the accused offences not equally punishable, and a difference of opinion arises betheem

charge or charges shall be excluded

trate in such order as he may deem most conductive to the furtherance of point, the questions raised shall be put to the vote by the Presiding Magis-(b) If a difference of opinion arise detween the Magistrategon any other

J*n*sprce

MUNICIPAL DISTRICT OF KARACHI RULES FOR THE GUIDANCE OF THE BENOHES OF MACISTRATES FOR THE

powers conferred by section 16 of the Criminal Procedure Code, 1898, dated 30th July 1913, the District Magistrate, Karachi, in ezercise of the In supersession of the rules pronulgated in notification Mo Noin No 1761, Dist Magistrate, 2nd Aug 1913, S. G., 1913, Pt. I., p. 936

appointed by the Commissioner in Sind for the Municipal district of makes the following rules for the guidance of the Benehes of Magistrates

Karachi -

of 10 am and 1 pm at such place as may from time to time be arting every Monday, Wednesday and Friday, between the hours Except on close holidays, at least one Bench shall hold a

appointed by the District Magistrate

ite inglinentasatores nd n high shall be communicated by limit to the District Angistrate does not approve of he may himself make an Benches full to make such arrangements or make one which the ment shall hold good for that month. If the Magistrates of the four the degining of the month for which it is made, the said arrange-Unless the District Magistrate communicates his disapproval before be forthmith submitted to the District Mugistrate for his approval The arrangement so made shill Magistrates shall sit on each Bench in which and the days on which each Beneh shall sit and which Mugustrates of the four Benelies shall meet and arrange the order Not less than 10 days before the end of each month, the

मान्न करना क्रिन्स वामान्य सामे के बद्दा विद्यापा के व्यवस्था के किरान व्यवस्था है । preside or give such vote sere referred to in rule 8 in any case who therein is a member, provided that no member of a Bench shall and is present during any part of any proceeding any take part Any stipendi ity Aligistrate, who is a member of the Bench Benches and shall hold good for the month for which it is made

spraid heade prep ired from time to time by the District Magistrate for this purpose setingliest of those present in a list of the Honorary Magistrates stipendi iri M igistrate present, the Honorary Magistrate n hose name of highest official rank present shall preside. If there be no such Except as provided in rule 3, the stipendiary Magistrate

The claim of a member to preside at any trial or inquiry

he is to ream to doubt whether he will be able to be present through-In II press to the next entitled thereto, if the former shall state that

If the presiding officer be unable to be present or fail to be out the proceedings therein

present throughout the proceedings, such one of the members as

to preside shall take the place of the presiding officer has been present throughout such proceedings, and is next entitled

Notwithst inding in arrangement made as provided in

to be held on subsequent days other than Sundays, Mondays, the conclusion of the tri il or inquiry as the case may be at sittings idjourned it the rising of the court shall proceed with such case till rule 2, my Bench that may have heard part of a case which stands

The presiding officer shall conduct the proceedings of the I caneed it s and Frid its and close holidate

opinions are equi illy divided the presiding officer shall have a second ire divided, the decision of the majority shall prevail, and n hen before the Bench and in the finding and sentence When opinions hive is one in the determination of all points arising in any case Court, but every member of the Bench present at the hearing shall

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THE FOLABI DISTRICT

Noin J D, 11th May 1915, B G, 1915, Pt I, p 1393

RULES FOR THE GUIDINGE OF THE BENCH OF MAGISTRATES AT URAN IN

in the Kolibi District -following rules for the guidance of the Bench of Magistrates at Uran Procedure Code, 1898, the Governor in Conneil is pleased to make the In exercise of the powers conferred by section 16 of the Criminal

Second Class of n luch they have been emponered to take cogmzance, The Bench may try any case tradde by a Magistrate of the

or by the Sub-Divisional Magistrate or nhich may be transferred to them by the District Magistrate,

The stipendiary Second Class Magistrate, Uran, or, in his shall be in/ed by the Migratrate of the District from time to time three in each neet, on such days and at such hours and places as The sittings of the Bench shall take place not less than

* The portion relating to appointment by name is omitted spaeπco*

rement the District, for sitting in rotation or otherwise as may be conselves arrange, subject to the approval of the Magistrate of be present as members of the Bench. The Magistrates may themtes sitting together, π ho shall, from the beginning to the end thereof, The Bench in session shall consist of at least three Aagistra-

Magistrates 10 set and affect the pelot after the petore a different set of be completed before the Alagustrates before whom it of a case after the evidence has been partly taken, the trial shall It for any cause it is found necessary to adjourn the hearing

equality of votes the President having a second or easting vote in all cases of Alagastrates in Session, the opinion of the majority shall prevau, In the event of a difference of opinion arising between the

conviction, sentence, acquittal or discharge trial shall give an opinion or record vote as to the final order of No Alagistrate who has been absent during any part of a

Kolaba District Rules for the guidance of the Bench of Magistrates at Paniel in the

— Jornal rules for the guidance of the Bench of Magnetrates at Panvel in the Kolaba dure Code, 1898, the Governor in Council is pleased to make the following In exercise of the powers conferred by section 16 of the Criminal Proce-

Pantel trate, Sub-Divisional Magnetrate or by the First Class Magnetrate, zance, or π hich may be transferred to them by the District Magis-Second Class of which they have been empowered to take cogni-The Bench may try any case triable by a Magistrate of the

m each π eek, on such days and at such hours and places as shall be The sittings of the Bench shall take place not less than trice

The supenduary First Class Magnetrate, Panvel, or in his amt of all gratiate of the District from time to time

thereof, be present as members of the Bench The Magistrates may trates, sitting together, who shall, from the beginning to the end The Bench in session shall consist of at least three Magis-

ventent the District, for sitting in rotation or otherwise as may be conthemselves arrange, subject to the approval of the Alagrstrate of

of a case after the evidence has been partly taken, the trial shall If for any cause it is found necessary to adjourn the hearing

s psence,*

commenced, or shall be held afresh before a different set of either be completed before the Angustrates before nhom it nas

A rgistrates

President himing a second or easting vote in all cases of equality of Angustrates in Session, the opinion of the majority shall prevail, the In the event of a difference of opinion arising between the

to the lind give in opinion or record a vote as to the final order of No Magistrate who has been absent during any part of a 10168

All in igneternal powers conferred under any section of the Code of Crimiconviction, sentence, requitive or discharge

of the said Code notifiention, and not liereby continued, are nithdrann under section 11 (1) the stipendinty Magistrites, in their respective Districts, by any previous n il Procedure, 1898, on these Aligistrates or on other gentlemen excepting

15 of the said Code, the Governorm Conneil is further pleased— Including exercise of the nuthority, with which he is invested under section.

together is i Beneh, iiz --(2) to direct that the following Magistiates in Bagallot do sit

(a) Honorary Magastrates

(b) all stipendiary Angustrites having jurisdiction in Bagalkot,

to II traff in behievers specified in Part II of

poners of a Magistrate of the Second Class, and also with the follon-Schedule III to the Code of Criminal Procedure, 1898, as the ordinary

(1) poner to make orders prohibiting repetitious of nuisances mg additional powers —

(56661011 113),

(111) poner to take eoguizance of offence upon complaint (11) poner to hold inquests (section 174),

(11) poner to take cognizance of offences upon Police reports $\{(n)(1)\ 001\ northern$

(v) poner to make order as to first offenders (section [section 190 (1) (b)],

sub-division in n hich the aforesaid local area is situated the district or by the Sub-Divisional Magistrate in charge of the eognizance of which may be transferred to them by the Magistrate of them in all eases of which they are dereby empowered to take of Bagalkot town, exercise the powers herembefore conferred on (1) to direct that the said Bench shall, within the local limits

Kanara District Rules for the guidance of the Bench of Magistrates at Sirsi in the

318I, dated the 28th June 1905, so far as they relate to the Sirsi Bench In supersession of the rules published with Government Resolution No

* The portion relating to appointment by name is omitted.

en hucel, on such ditz ind it such hours and placens shall befized by the The attings of the Bench shall take place not less than trace in

damated all to strategalf

one of the tenumber to preside deciding by lot optotation in the event of a to ence of any superidiers. Urgistrate the members present shall elect ating of the Bench shall preside at the sitting as Chairman. In the the appending Migherate of the lughest rank present, it any, at a

difference of opinion

eguidationghout the procedulgs to the conclusion moderather incling that a quorum may not have been be pre encellroughour eerel is Chairman, the case may be proceeded with mise a may be convenient. Provided that if a stipendiary Alagistrate opposed of the Meretrice of the District for sitting in rotation or otherthe Migistrates may arringe among themselves, subject to the hall from the beginning to the end thereof, be present as members of the have more to form a quorum at a trial or inquiry, at least three members The Bench in session shall ordinarily consist of five Magnetrates,

completed before the Mignetrices before nhom it was communed or shall e is after the evidence has been partly taken, the trial shall either be to be reason as a found accessing to adjourn the hearing of a

estanding if to due thereafth i enoised it only blod od

२५३५मी० ५०म० in each order is he in it deem most conductive to the furtherance of the or points of difference being put to the 70te by the presiding lagistrate his ingression of the major of the major spine of votes, the pome trices in second, the opinion of the insports shall prevail, the President In the exone of edifference of opinion erising between the Magis-

give in opinion of ecord evote is to the final order of conviction, No Migistrice who has been absent during may part of a trial, shall

pret in the proceedings of Minneip il cases No Ungiete ite who is also a member of the Aumeipality shall take sourches, acquistal or discharge

PANCH MARKET DISTRICT ILPI/IMI I/ THE HALOL FILUKI OF THE

UNI ERFORTULE CUIDINGE OF THE BENCH OF MIGISTRATES

Noth I D, 23rd Sept 1918, B G, 1918, Pt. 1, p. 2000

Talula, Panch Mahals District riles for the guidance of the Bench of Migratrates at Kanjur, in the Halol Procedure, 1898, the Governor in Council is pleased to make the following In exercise of the powers conferred by section 16 of the Code of Criminal

min be trinsferred to them by the District Magistrate or by the Sub-Class of which they have been empowered to take cognizance or which The Bench may try any case triable by a Magistrate of the Third

- 2 The sittings of the Bench shall take place not less than twice in each week, on such days and at such hours and place as shall be fixed by the District Magistrate of the District
- 3 The Thakor of Kanjari whenever present at a sitting of the Bench, or in his absence, his Karbhari, shall preside at the sitting of the Bench.
- 4 The Bench in session shall ordinarily consist of three Magistrates, but in order to form a quorum at a trial or inquiry at least two members shall, from the beginning to the end thereof, be present as members of the Bench
- 5 If for any cause it is found necessary to adjourn the hearing of a case after the evidence has been partly taken, the trial shall either be completed before the Magistrates before whom it was commenced or shall completed before the Magistrates before whom it was commenced or shall be a completed before the Magistrates and a completed before the Magistrates and a completed before the Magistrates are completed before the Magistrates and a complete and a complet
- be held afresh before a different set of Magnetrates

 6 In the event of a difference of opinion arising between the Magnetrates in session, the opinion of the majority shall prevail, the President having a second or casting vote in all cases of equality of
- votes
 7 No Magistrate who has been absent during any part of a trial shall give an common or record a vote as to the final order of conviction.

shall give an opinion or record a vote as to the final order of conviction, sentence, acquittal or discharge

Rules for the guidance of the Bench of Magistrates at Bail-Hongal in the Belgaum District

In exercise of the powers conferred by section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make the following rules for the guidance of the Bench of Honorary Magistrates at Bail-Hongal in the Belgaum District

I The Bench may try any case triable by a Magistrate of the Third may be transferred to them by the District Magistrate or by the Submay be transferred to them by the District Magistrate or by the Submay be transferred to them by the District Magistrate or by the Submaying Magistrate

2 The sittings of the Bench shall take place not less than twice in each week, on such days and at such hours and places as shall be fixed by the Magistrate of the District from time to time

3 The stipendisty Magistrate having jurisdiction in Bail-Hongal whenever present at a sitting of the Bench of in his absence * * *

4 The Bench in session shall ordinarily consist of six Magistrates, but in order to form a quorum at a trial or enquiry at least three members shall, from the beginning to the end thereof, be present as members of the Bench The Magistrates may arrange among themselves, subject to the approval of the Magistrates of the District, for sitting in rotation or otherwise as may

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shall be held afresh before a different set of Augustrates completed before the Migratrites before whom it was commenced, or ease after the evidence has been parely taken, the trial shall either be If for my emise it is found necessary to adjourn the hearing of a

the President harmy a second of cisting vote in all cases of equality Migistrate in sesson, the opinion of the unijority shall prevail, In the event of a difference of opinion arising between the

are in opinion of record a rote is to the final order of conriction, No Uprestate who has been absent during any part of a trial shall -2107 30

entence, requited or discharge

m the Dharicar District אוולה לפר לוה פונומות בים לוה לבחבות פר אלמקושלים בל אלמברה

the Dirent District miles for the guidance of the Bench of Honority Angistrates at Hassin Procedure, 1599, the Garemorm Councilia pleased to mike the following In exercise of the powers conferred by section 16 of the Code of Criminal

Divisional Magistrite mir he translerred to them by the District Angustrate or by the Subclass of which they have been empowered to take eognizance or which The Banch may try my case tradde by a Magustrate of the third

e ich nech on such dass and at such hours and places is shall be fized by The extense of the Bench shall take place not less than trace in

The stipendrity Magistrice highlig jurisdiction in Hayeri town, the Migistrate of the District

but in order to form a quorum at a tri il or inquity, at least three members The Bench in session shall ordinizely consist of seven Magistrates, nhenever interint it a sitting of the Beach, or in his absence

approval of the Magistrate of the district, for sitting in rotation or other-The Migistrites in it itringe imong themselves, subject to the shill from the beginning to the end thereof, be present is members of the

wise is mid pecondement

completed before the Magistentes before nhom it was commenced, or case ifter the exidence has been partly taken, the trial shall either be If for any emise it is found necessary to adjourn the dearing of a

off noored guierin noungo to opicitable to to those off al estimatend of the defense and defend of the second destracted

5040 N President laring a second or casting vote in all cases of equality of Migistrates in session, the opinion of the unijority shall prevail, the

give an opinion or record a vote as to the final order of conviction, No Uncretence who has been absent during any part of a trial shall

* The portion relating to appointment by many is omitted

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BULES FOR THE GUIDANCE OF THE BENCH OF MAGISTRATES AT MAHAD

Not q, 1 1918, P. G. 1918, P. L. 1918, Pt. 1, p. 2001

In exercise of the powers conferred by section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make the following rules for the guidance of the Bench of Honorary Magistrates at Mahad in the Kolaba District

I The Bench may try any case triable by a Magistrate of the third may be transferred to them by the Magistrate of the District or by may be transferred to them by the Magistrate of the District or by the Sub-Divisional Magistrate

one Made and the spartter and the

2 The extings of the Bench shall take place not less than truce in each reek, on such days and at such hours and places as shall be fixed by the Magistrate of the District from time to time

present at a sitting of the Bench of in his absence * * * * * * *

3 The superdiary Magistrate having jurisdiction in Mahad whenever

showing in the Bench of the Bench of the Bench of the same that a sitting of the Bench of th

4 The Bench in session shall ordinarily consist of six Magistrates but in order to form a quorum at a trial or inquiry at least three members shall, from the beginning to the end thereof, be present as members of the Bench The Magistrates may among themselves arrange, subject to the

approval of the Magnetrate of the District, for sitting in rotation or otherwise as may be convenient \overline{x}

5 II, for any cause, it is found necessary to adjourn the hearing of t case after the evidence has been partly taken, the trial shall either be completed before the Magistrates before whom it was commenced, or

shall be held afresh before a different set of Magistrates

6 In the event of a difference of opinion reising detrieur the Magistrates in session, the opinion of the majority shall prevail, the President having a second of easting vote in all cases of equality of votes

7 No Magistrate n ho has been absent during any part of a trial shall gn e an opinion or record a vote as to the final order of conviction,

sentence, acquittal or discharge

Kules for the guidance of the Bench of Magistrates at Roha in the

In exercise of the powers conferred by section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to make the following rules for the guidance of the Bench of Honorary Magistrates at Roha in the Kolph District

I The Bench may try any case triable by a magistrate of the third class of which they have been empowered to take cognizance or which

The por 10n relating to appointment by name is omitted

Sub-Divisional Magistrate

Sub-Divisional Magistrate of the District or by the

2 The sittings of the Bench shall take place not less than twice in each n such days and at such hours and places as shall be fixed by

4 The Bench in session shall ordinarily consist of eight Magistrates, but in order to form a quorum at a trial or inquiry at least thi ee members shall, from the beginning to the end thereof, be present as members of the Bench. The Magistrates may among themselves arrange, subject to the approval of the Magistrate of the District, for sitting in rotation or otherwise as may be convenient.

5 If for any cause it is found necessary to adjourn the hearing of a

case after the evidence has been partly taken, the trial shall either be completed before the Alagustrates before whom it was commenced, or shall be held afresh before a different set of blagustrates

6 In the event of a difference of opinion arising between the Magistrates in session, the opinion of the majority shall prevail, the President having a second or easting vote in all cases of equality

of votes

7 No Magistrate who has been absent during any part of a trial shall give an opinion or record a vote as to the final order of conviction,

sentence, acquittal or discharge

Noth No 2623, Dist Magistrale, 29th Dec 1921,

Noin No 2623, Dist. Magis/tale, 29th Dec. 1921, 19. 9

In exercise of the powers conferred by section 17 (1), Crimmal Procedure Code, the District Magistrate, Karachi, orders that in case a person accused of a bailable offence before a Court of Bench of Honorary Magistrates is required to be released on bail under section 496, Crimmal Procedure Code, the Chairman, or when the Bench is not sitting, the Honorary Magistrate, whose name stands highest in the list of Honorary Magistrates published from time to time and present at the place where the accused is detained, should act under that section and release the accused on bail

THE ESHTYAVDE' LOWL' BONBYL
ESTABLISHING V LOUKTH BENCH OF HONORARY PRESIDENCY MAGISTRATES

Noin No 1651, J D, 28th Mar 1908, B G, 1908, R

The Governor in Council is pleased, under section 18 of the Code of Criminal Procedure, 1898, to establish with effect from the 1st April

suporfum und application of any sort at thoir paintage residences The Magistrates will not undertake to the sitting of the Come вдо вроин во пилогле певспел инд ро ничре из вид вине чин tuyın \Re their seats on the Bench in the mornin \Re — Applications n inch othornise shall ordinally be made to the Angustates on then first Rule 4-All applications for process copies, certificates or

pnameas ement the physistrices

Once Presidency Migustinto shall arrange for the distribution of Court or during the ensual or other absence of any Mugistinte, the Rule 3 —In the event of any pressure of noth occurring in any

ments of the public service

place and hour as he may consider best suffed to meet the require of emorgency any Presidency Mugistrate may hold his Court at such Presidency Magistrate will sit at the Dadar Police Court preside at the Girgann Police Courtaind the Temporary Additional Police Court, the Ponith Presidency Magistrate will ordinarily Second Presidency Magistrate will ordinarily sit at the Mazagaon Magnetate will ordinarily sit at the Esplanade Police Court, the

Rule 2 — The Chot Presidency Magistrate and Third Presidence

Police Conte

"E" and "E" Divisions shall ordinately be heard at the Dadar Cingainm Police Court Complaints and cases pertinning to the performing to the "U" Division shall ordinarily be heard at the heard at the Mazagaon Police Comt Complaints and cases "Division including Agriphed Section shall ordinarily be pertaining to the Donger Police Station of the "B" Division and the heard at the Replanade Police Court Complaints and cases arising in the "(t", "II" and "I" Divisions shall ordinarily be Street and Python: Police Stations of the "B" Division and those инять т сво "А" Вичной пра сичеч ресептиц со сво Реписеч disposal of business at 11-30 a m (S.T.). Complaints and cases Rule I — The Magistrates will ordinarily sit in Court for the

heation No 287, dated the 16th Junuary 1891 published in supersession of the rules published in Government Motin Council under section 21 of the Code of Crimmal Procedure, are hereby Magnetines with the provious sometion of the Becklency the Covernor and Island of Bombay, which have been made by the Chief Presidency and the practice in the Courts of the Magistrates of the Tourisme The following revised rules to regulate the conduct and distribution of

osel do by Local to 1026, J. D. 2nd Feb 1920 19481 4 1 14 6681 1) 8 6681 out the call a call a call a call a call a call a call a call a call a call a call FIG. IN THE COURTS OF THE PRESENTICE MADELIANTS, DOSHAY HEADED BULLS FOR THE CONDUCT AND DISTRIBUTION OF BUSINESS,

compused within the limits of the Town and Island of Bombay Esplainade, Fort, with co ordinate jurisdiction over the whole of the mea 1908, a Fourth Bouch of Honorary Presidency Magastrates at the

 $t_{\rm obt} = t_{\rm in}$ and orised polytion writer is attached to each Court for the purpose of writing at a moderate charge applications and petitions for persons requiring this services

In exercise of the power conferred by Section 21 of the Code of Criminal Procedure 1898, the Chief Presidency Magistrate, Bombay with the previous sauction of the Governor in Council, makes the following Rules

DIZEZ NOLEDBELLE FOR THE VIOLECTURE OF HOZORIEZ THE METER FOR THE VIOLECTURE OF HOZORIEZ THE METER ELONGEROUSE FOR THE METER PROCESS OF HOZORIEZ FREED FOR THE METER PROCESS OF HOZORIEZ FREED F

Note 11—if in any erse there exist special exeminetes which in the opinion of my parts concerned or intersected in such easily those require a departure from the ordinary procedure prescribed by those rules, such parts may bring such special encumenances to the notice of the Chief Presidency Magistrate, who shall thereupon notice of the Chief Presidency Magistrate, who shall thereupon in the interest of the chief prescribes who shall there in the interest of the chief prescribes who shall the procedure in the interest of the chief prescribes which the interest of the chief prescribes which the interest of the chief prescribes which the interest of the chief prescribes which the interest of the chief prescribes which the interest of the chief prescribes which the prescribes which the chief pres

Role 10 - The other hours shall be from 10 am to 5 pm. The Courts and others shall be closed on the gazetted Government bolidar, but the Clast Presidence Jugastrate will arrange for the despatel of argent busines.

Honorary Presidency Magatrates, , ho e services have been assigned to each Court shall arrange the order in , hich and thedays on which the Sections of each Bench shall six during the following month the Sections of each Bench shall six during the following month The arrangement so made shall be forth ith submitted to the Chief Presidency Magatrate for his approval. Unless the Chief Presidency Magatrate communicates his disapproval before the beginning good for that month. If the Honorary Presidency Magatrates of a month for which it is made, the arrangement so made shall hold arrangement, or make one bien the Chief Presidency Magatrates arrangement, or make one bien the Chief Presidency Magatrates an arrangement, or make one bien the Chief Presidency Magatrate an arrangement, or make one bien the Chief Presidency Magatrates on arrangement, or make one bien the Chief Presidency Magatrates on arrangement, or make one bien the Chief Presidency Magatrates on arrangement as aforesa.d, which shall be communicated by him to the Honorary Presidency Magatrates concerned and shall bold good for the month for which it is made.

(5) Except on Sundays and close holidays, one section of each Bench shall hold a sitting every day from the hour of 8 a m until

such time as an adjournment may be roted

(6) The Chief Presidency Alagretrate, or any salaried Presidency Alagretrate, may, if he so desires, sit in any Honorary Presidency Alagretrate's Court as a member of the Bench

llades shartester to lord a quorum at least two Magnetrates shall on the set two the tend of grunning to the end of the enquir.

as members of the Bench:
Provided that, it a salaried Presidency Magistrate be present throughout a trial or enquiry as President, the case may be proceeded

with to its conclusion normithstanding that a quorum may not have been present throughout the proceedings
(8) The Chief Presidency Magistrate shall, if present, officiate

the Bench hill realten i mur bencessare, elect a Chairman from the Bench - In the absence of my salared Presidency Magnetrate, Presidency Megistrate (it mis) present shall officiate us Chairman of

भागमार्थ होता मुन्द्रभद्रभद्र विदयस

majority hall prevait, and when the Bench is equally divided the ing curcues Her opinions is divided the decision of the of all points are ing in any case before the Beneh and in the finding but every member of a Beneholall base a socean the determination (9) The Charman shall conduct the proceedings of the Court,

Charman hall have a cond-or examprote

cich record of Independ or sentence half be signed by the the hidrent Clerk of the Court II the list course be idopted performed by my one of he collegues or as his dictation, by Court but such duty may with the Charman's consent, be and rentence of the existence (x here necessary) and the judgment (10) The Charman of a Beach shall ordinarily record the

Charanan of the Bench

paumolps for more than one day, then on the days to which it stands atings held either from day to day or at the east and adjourned er etill the conclusion of the trial or inquiry is the case may be, at et mas adjourned at the rem, of the Court shall proceed with such Rule 1 any quorum that may bare heard part of a case which (11) Somither inding an arrangement made as provided in

spring he idency digitation may for as long as shall be In such case the Chief Presidency Migristrate or the serior

Read of a strategist on extrategist conducate areason to doubt (17) Hiero the hearing of any even been commenced by a necessity set is do or ere includement made under Rule L

not been present on the Bench throughout the proceedings shall

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OBDIZZE TO THE CHIFF PRESIDENCY ANGISTRATE DICTURAC AIT BRISHLACT AMOREMALY OF BOARD TO BE SUB-

De 1' h 330 Note: No 1215, J. D., 3rd Mar 1899, B. C., 1899,

section (1) of Section 17 of the Code of Magistrates and Benches to the District Magistrate under subshall be deemed to be of the same had and extent as the subordunation be subordinate to such Chief Magnetrate, and that their subordination Section 18 of the Code other than the Chief Presidency Mugistrate, shall Magistrates appointed for the Presidency Town of Bombay, under 1898, the Governor in Council is pleased to declare that all Presidency Under subsection (2) of Section 21 of the Code of Criminal Procedure,

ex officio justice of the peace vithin and for the appointing the assistant political resident at perin to be

ISLAND OF PERIM

Nota No 6692, J D, 11th Dec 1907, B G, 1907, Pt I, p 2016
In exercise of the powers conferred by section 22 of the Code of
Criminal Procedure, 1898, the Governor in Council is pleased to appoint
the Assistant Political Resident at Perim to be ex office a Justice of
the Peace within and for the Island of Perim

OFFER SIND FRONTIER DISTRICTS, WITH THE POWERS INVESTING THE DEPUTY COMMISSIONERS, THAR AND PARKAR AND

Noin No 6569, J D, 5th Oct 1881, B G, 1881, Pt I, p 600

The Right Honourable the Governor in Council is pleased to invest the Deputy Commissioners of Thar and Parkar and of the Upper Sind Frontier District with powers under section 36 of Act X of 1872

CONFERRING ADDITIONAL POWERS ON THE PORT OFFICER, KARACHI

Noin No 453, Dist Magistrate, Esth Mar 1915, S. G., 1915, Noin No 453, Dist Magistrate, Esth Mar 1915, S. G., 1915,

Under the provisions of section 37 of the Criminal Procedure Code, Act V of 1898, the following additional powers are hereby conferred on the Port Officer and Special First Class Magistrate, Karachi —

I Power to make orders under section 143, Criminal Procedure

Code

2 Power to hold inquests under section 174, Criminal Procedure
Code

S Power to take cognizance of offences upon complaints under section 190 (a), Criminal Procedure Code

section 150 (a), Criminal Procedure Code

4 Power to take cognizance of offences upon police report
under section 190 (b), Criminal Procedure Code

KARACHI DISTRICT TO REPORT ALL ARRESTS WITHOUT WARRAUTS

TO THEIR RESPECTIVE SUB-DIVISIONAL MAGISTRATES

, 6881 , D 2, 6881 aoV 1.911 , A L, 6871 oV nioV

Under the provisions of section 62 of the Code of Criminal Procedure, the District Magistrate of Karachi directs that officers in charge of Police Stations shall report the cases of all persons arrested without warrant, within the limits of their respective stations, whether such persons have been admitted to bail or otherwise, to the respective Sub-divisional Magistrates of Schwan, Jerrick and Shahbandar

the order nothing by the proclimation is to have offect

of section]) of the code of finitesize by the code of the states and constants of the section of the code of th

998 d'I 1d 2881 D & 2881 DO AH I, a & 7500 of mot

The Governorm Conneil is pleased, in evercise of the power conferred by the second parigraph of Section 134 of the Code of Criminal Procedure, 1882, to direct that a proclamation of the haid referred to in the said parigraph shall be published by notification in the Bombay Government on the alm such local newspapers at there I is any, as the Magistrate on the meant local newspapers at there I is any, as the Magistrate of the proclamation thinks fit, and by beat of dramathe place where resume the proclamation thinks fit, and by beat of dramathe place where

DRIZCIZE TEFPIAZE OR CANTES BEYOND CERTAL ROADS PROMINITIVE PERSONS AND STREET BOADS

Lotte No. 3972, J. D. 9th June 1855, B. G., 1885, Pt. 1, p. 772

The Lycellency the Governor in Council is pleased to direct that the sorter in minimal links mate to startegall off of longer relating order is a force.

until further orders—
In view of the danger to human life or safety which is likely
to be eight at elephants or eight horses or bullocks minimal geable
to Mahaleshwar and making horses or bullocks minimal geable
through terror at dangerous places on those roads, the District
Magistrate, Satara, under the provisions of Section 144 of the Crimi
and Procedure Code, hereby prohibits persons visiting or frequenting
in the Procedure Code, hereby prohibits presents visiting or frequenting
hildshwar from bringing elephants or camels beyond the places
below mentioned on each of the roads specified—

Power of the following the fol

Note No St. I D, 7th Jan 1886, B C, 1886, Pt I, p 48

The Lecellency the Governor in Council is pleased to direct that the following order issued by the District Augustrate of Kolaba shall remain in force until further orders —

In view of the danger to human life and safety which is likely to be emised by elephants or emicls using the glast roads leading to Mahableshwar, the District Mighstrate, Kolaha, under the provisions of Section 111 of the Criminal Procedure Code, hereby proliibits persons visiting or frequenting Mahableshwar from binging elephants or canicle beyond the place below mentioned on the Magothna-Mahableshwar road—

Poladpur

Appointing the staff surgles, B G, 1869, Pt I, p 700 kerointly J D, dated 1st June 1869, B G, 1869, Pt I, p 700 $\rm M_{\odot}$

Under the provisions of Section 161, Clause 3, of " the Code of Criminal Procedure Amendment Act, 1869," the Right Honourable the Governor

ment to examine corpses when sent to him by the Police in Council is pleased to appoint the Staff Surgeon of the Poona Canton-

DISPLUSARIES TO BE MEDICAL OFFICERS TO CONDUCT post-APPOINTING THE HOSPITAL ASSISTANTS IN OHARGE OF OERTAIN

Noin, I D, Ilih Apr 1874, B G, 1874, Pt I, p 338 mortem examinations

conduct post-mortem examinations at Supa, Haliyal, Yelapur, Mundgod and Honavar, Medical Officers to pleased to appoint the Hospital Assistants in charge of the Dispensaries (Act X of 1872), the Honourable the Governor in Council has been Under the provisions of Section 133 of the Criminal Procedure Code

THE COURT OF SESSION AND HIGH COURT SHALL BE ISSUED AND TO APPOINTING PERSONS TO WHOM ORDERS NOTIFYING COMMITMENT TO

MHOM ROLIGES OF APPEAL SHALL BE GIVEN

ments to the High Court shall be issued, by Committing Magistrates Prosecutor of Bombay as the person to whom orders notifying commitcommitments to the Court of Session shall be issued, and the Public Pleader and Public Prosecutor to be the person to whom orders notifying the Governor in Council is pleased to appoint the District Government Under the provisions of Section 218 of Act X of 1882, His Excellency Noin No 1321, J. D., 23rd Feb. 1883, para. I, B. G., 1883, Pt. I, p. 182

униеравар, веесали, зоват амр каваоні TRIAL BY JURY OF CERTAIN OFFENCES IN THE COURTS OF SESSION AT

and Surat Districts, and in the City of Karachi, the trial before any ernor in Council is pleased to direct that in the Ahmedabad, Belgaum Under Section 269 of Act X of 1882, the Right Honourable the Gov-Not No 6638, J. D., 16th Sept 1884, B. G., 1884, Pt. I., p. 708

for life or imprisonment for ten years shall be by jury Court of Session of all offences punishable with death, transportation

Noin No 3003, J D, 29th Apr 1885, B G, 1885, Pt I, p 511 TRIAL BY JURY IN THE AHMEDABAD DISTRIOT

be innited to offences pumshable with death Ahmedabad District, from the date of this notification, trial by jury shall Soptember 1881, the Governor in Council is pleased to direct that in the In alteration of the Government Notification No 6638 of the 16th

DIRECTIVE THAT CERTAIN CASES SHALL CONTINUE TO BE TRIED BY

Procedure, the Governor in Council is pleased to direct, in modification Under the power conferred by Section 9 (2) of the Code of Criminal Noin No 117, para 2, J D, 7th Jan 1913, B G, 1913, Pt I, p 73 10DGE VAD VEZESSORS

of all previous orders on the subject, that all eases in the district of Kaira committed for each on and after the first day of February 1913 to the fourt of ∞ some tail be tried at Ahmedab id

2 The Governorm Council is further pleased to direct, in modification of Government South ition Zo 3003, dated the 29th April 1885, that all such eases and east and east and design and design.

6297 d'I ld 'CI6I ' B & 'CI6I PO VI6I ' A T 'ZNOZ ON WON

THE NO TOTAL IN THE COURT OF LISSS, Pt. I., P. IIIT

any of the offences above described, shall be by jury in the Poona District ten Jears or upn itels, ind also of all abetments of orattempts to commit tion for life, or tr maportation or unprisonment for a period extending to of the Indian Penal Code, the pumeliment anardable is death, transportaor under any of the sud chapters taken in connection with Section 75 AIII (of offence, relating to documents and to trade or property marks), the human body) of Chapter AVII (of offences against property) or Chapter relating to com and thore anneal stamps) or Chapter XVI (of offences affecting endence and offeners against public justice) or Chapter XII (of offences Code (of offences against the public tranguillity) or Chapter XI (of false of Poun, of all offeness for which under Chapter VIII of the Indian Penal Section 9 of Act X of 1860, to order that the trial by the Court of Session Section 269 of the Code of Crimmal Procedure, 1882, as amended by Excellence the Governor in Council is pleased, under the provisions of it pige 798 of the Bombay Government Cazette for 1875, Part I, In supersession of the Northeation dated the 5th August 1875, published

LRITE III TORE OF CHILLY OFFICES IN THE COURTS OF SESSION AT

Noin No 7553, J.D., 21th Nov 1916, B.G., 1916 Pt. 1, p. 2566 in exercise of the powers conferred by Section 269, sub-section (1), of the Code of Criminal Procedure, 1898 (V of 1898), and in supersession

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of Government Notifications in the Judicial Department, No 6638, dated the 16th September 1884, and No 1535, dated the 2nd March 1885, the Governor in Council, with the previous sanction of the Governor of Council, is pleased to direct that in the districts of Surat and Thana and in the City of Karachi, the trial before any Court of Session of all offences pumishable with death, transportation for life, or imprisonment for ten years, and of all offences in which the accused is charged that he is by reason of a previous conviction hable to enhanced charged that he is by reason of a previous conviction hable to enhanced is all the Dy Jury

JURY TO CONSIST OF FIVE PERSONS IN THE COURT OF SESSION AT

Poona.

Noin, J. D., 12th Feb 1873, para 2, B.C., 1873, Pt. I, p. 129

The Honourable the Governor in Council is also pleased to direct, under the provisions of Section 236 of Act X of 1872, that in all trials by jury, before the Poona Court of Session, of offences under Chapters VIII, XVI, XVII, XVIII, and XVIII of the Indian Penal Code, the Jury shall consist of five persons

Ahmedabad, Belgaum, Karachı and Surat, Norm No 7015, J. D., 4th Oct. 1884, B. G., 1884, Pt. I., p. 744

In continuation of Government Notification No 6638, dated the 16th ultimo (1), His Excellency the Governor in Council is pleased to direct, under Section 274 of Act X of 1882, that the Juries at Earachi, Ahmedabad, Belgaum and Surat shall consist each of five persons

G R No 2908, 14th May 1886

His Excellency the Governor in Council is pleased to direct, under Section 274 of Act X of 1882, that the Jury by which offences punishable with death, transportation for life, or imprisonment for ten years were ordered to be tried by the Court of Session at Thana, by Government Notification No 1535, dated 2nd March 1885 (2), shall consist of five persons

DEFING EUROPEAN BRITISH SUBJECTS) OR AMERICANS ARE THE ACCUSED PEING EUROPEANS, TO CONSIST OF FIVE PERSONS

Noin , J D , 12th Feb 1873, para 1, B G , 1873, Pt I, p 129

Under the provisions of Sections 234 and 236 of Act X of 1872, the Honourable the Governor in Council is pleased to fix five as the number for the Jury in trials before the Courts of Session under this Presidency, in which a Huropean, not being a Huropean British subject or an American, is the accused person or one of accused persons

EXCLUDING CERTAIN TALUKAS FROM THE THANA DISTRICT, THE RESIDENTS OF WHICH ARE LIABLE TO SERVE AS JURORS OR ASSESSORS IN

THE SESSIONS COURT OF THANA

Noin No 8231, J D, 12th Dec 1898, B G, 1898, Pt I, p 1160.

In electrise of the power conferred by Section 319 of the Code of Criminal Procedure, His Election the Governor in Council is pleased to exclude the falukas of Murbad and Vada and the Mokhada Petha of the Shahpur Taluka from the area in the Thana District, the residents of which are liable to serve as Jurors or Assessors in the Sessions Court of Thana

EXEMPTING THE DISTILLERY INSPECTORS AND ASSISTANT DISTILLERY EXEMPTING THE DISTILLERY INSPECTORS AND ASSISTANT DISTILLERY

Noin No 211 Commr, dated 31st Jan 1898, S. G., 1898, Pt. I., p 108

In exercise of the powers conferred on the Commissioner in Sind by Government Notification No 8957, dated 9th December 1897, the Distillery Inspectors, Kotri, are exempted under Section 320 (A), Criminal Procedure Code, from Hability to serve as assessors in the Court of Session, at Karachi

SEEVLE AS JURORS OR ASSESSORS IN CRIMINAL TRIALS IN THE EXEMPTING CERTAIN GOVERNMENT SERVANTS FROM LIABILITY TO

* Noin No 791, Commir, 11th Sept 1901, S.G., 1901, Pt I, p 564

In exercise of the powers conferred by Government Motification No 8957, dated 9th December 1897, the Commissioner in Sind is pleased to exempt under the provisions of Section 320 (l) of the Code of Criminal Procedure, 1898, the undermentioned persons from hability to serve as Jurors or Assessors in criminal trials in the Province of Sind —

Karachi District

In the office of the Commissioner in Sind

The Uncovenanted Assistant Commissioner in Sind The Native Assistant to the Commissioner in Sind The Head Clerk The Superintendent, Commissioner's Printing Press

hard of the of the Judicial Commissioner in Indiana

The Registrar The Chief Clerk

^{*} This Notification has been subsequently modified by Commissioner's Notifications os. 3 and 818, dated 2nd January 1908, and 21st November 1908, respectively, printed a pages 453 and 456 infra

In the office of the Chief Engineer, Indus Right Bank Division

The Head Clerk The Overseer attached to the office The Assistant Engineer, Karachi Sub-division The Draftsman, Karachi Canals The Head Clerk, Karachi Canals office The Head Clerk, Karachi Canals office

In the office of the Superintending Engineer, Indus Left Bank

The Head Clerk
The upper Subordinate attached to the office

In the office of the Collector and District Magistrate, Karachi

The Daftardar The Head Clerk The Head Munshi The Head Accountant

The Head Munshi, Karachi Canals office The Accountant, Karachi Canals office

Under the District Judge, Karachi

The whole establishment of the Additional (or Assistant) Sessions
The whole establishment of the Additional (or Assistant) Sessions

The whole establishment of the Small Cause Court, Karachi

The whole office establishment

In the office of the Chief Supply and Transport Officer, Sind District

The Head Assistant
The Accountant
The Storekeeper, Commissariat Godowns
The Storekeeper, Transport Lines
The Hospital Storekeepers, Station and Ghizri Hospitals

In the office of the Executive Engineer, Karachi Division,

The Head Clerk
The Accountant
The Executive Subordinates who superintend works
The Registering Clerk
The three Accountant Clerks

In the office of the Principal Medical Officer, Sind District.
The Head Clerk

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In the office of the Deputy Sanitary Commissioner, Sind Registration

The superintendent of Vaccination

The two Public Vaccinators

The Clerk in the Superintendent of Vaccination's office

In the office of the Political Agent, Southern Baluchistan

The 2nd Clerk The 3nd Clerk The 3nd Clerk The Lanes Muharar The Las Beyla Clerk

In the office of the Chief Collector of Customs and Collector of Salt

All the members of his establishment

In the office of the Consertator of Forests, Sand Carele The Sheristedar in the office of the Divisional Forest Officer, Jerruck

Under the Educational Inspector in Sind

The Deputy Educational Inspector, Karachi The Head Clerk to the Educational Inspector in Sind The Head Clerk, Deputy Educational Inspector's office, Karachi The 1st and 2nd Assistant Deputy Educational Inspectors, Karachi. All the School Masters in Sind

In the office of the District Locomotive Superintendent, N-W Railway. The District Loco Superintendent

The Assistant Loco Superintendent The Loco Foreman, Karachi Cantonment The General Foreman, Workshops

Дуе Егесык басыны Тогешан, могы

The Boiler Maker Foreman

The Carrage and Waggon Foreman

The Carrage Examiner, Karachi City Station The Loco Storekeeper

Locomotive Forenan and Drivers in charge of changing stations

Еперато Опуска

In the office of the District Traffic Superintendent, N -W Railway

The District Traffic Superintendent The Assistant Traffic Superintendent The Station Masters The Assistant Station Masters

The Chief Clerk

¢

The Traffic Inspector The Assistant Traffic Inspector The Wharf Superintendent The Wharf Foreman Guards upon the Railway

In the office of the Executive Engineer, N - W Ruiluay

The Engineers in charge of the une

In the Kotre Distillery

The Distillery Inspector The Assistant Distillery Inspectors

In the Karacht Port Trust Office

The Secretary, Karachi Port Trust The Superintendent, Port Trust Office The Superintendent, Mansfield Import Yard The Wharf Superintendent The Bandar Inspector The Inspector, Kerosine Oil Godown The Inspector, Kerosine Oil Godown

In the office of the Foreign Consular Officers at Karachi The accredited Consular Agent of the United States of America at Karachi

In the offices of the Special Magistrates in Sind

All the Special Magistrates in Sind

In the Bank of Bombay

The Agent, Bank of Bombay, Karachi Branch Hyderabad District

In the office of the Collector and District Magistrale, Hyderabad

The Daftardar The Sherrstedar The Maib-Daftardar

In the office of the District Superintendent of Police, Hyderabad. The Head Glerk

In the office of the Executive Engineer, Hyderabad Canals

The Head Clerk

In the office of the Executive Engineer, Fulek Canals The Head Clerk

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In the office of the Executive Engineer, Hyderabad Northern Canals. The Head Clerk

Shikarpur District

In the office of the Collector and District Magistrale, Shiharpur

The Dattardar

Larkana District

In the office of the Collector and District Magistrate, Larkana

The Daftaidar

Thar and Parkar District

All Government servants

Upper Sind Frontier District

The Supervisor, Begari Canals, Upper Part

CONNICRIONER OF SIND FROM LIABILITY TO SERVE AS JURORS OR EXEMPTING THE VUDICIAL OF AUDIOIAL

Note No 3, Commr, 2nd Jan 1908, S G, 1908, Pt I, p 80

In exercise of the powers conferred by Government notification No 8957, dated the 9th December 1897, and in modification of this office notification No 791, dated the 11th September 1901, the Commissioner in Sind of section 320 (l) of the Criminal Procedure Code, 1898, the whole establishment of the Court of the Judicial Commissioner of Sind from establishment of the Court of the Judicial Commissioner of Sind from Lability to serve as jurors or assessors in criminal trials in the province of Sind from

THIPTS IN THE PROVINCE OF SIND
EXEMPTIATY TO SERVE AS JURORS OR ASSESSORS IN ORIMINAL
EXEMPTIAGE OFFICERS OF THE KARACHI PORT TRUST FROM

Note No 890, Commit, 14th Dec 1909, G. 1909, Pt. 1, p. 1369

In exercise of the powers conferred by Government notification No 8957, dated the 9th December 1897, and in modification of this office notification No 791, dated the 11th September 1901, published at page 564 of the Sind Official Gazette, dated the 12th September 1901, the Commissioner in Sind is pleased to exempt, under the provisions of section 320 (l) of the Code of Criminal Procedure, 1898, provisions of section 320 (l) of the Code of Criminal Procedure, 1898,

The Chairman, Karachi Port Trust, The Assistant Wharf Superintendent, "Mansfield" Import Yard, The Assistant Superintendent, "Mansfield" Import Yard,

province of Sind

EXEMPTING THE PORT ENGINEER AND ASSISTANT PORT ENGINEER, EXCENDING THE PROVIDERS OR ASSISTANT PORT ENGINEER,

Notn No 707, Commr, 17th Oct 1910, S & 1910, Pt 1, p 718

In evercise of the powers conferred by Government notification No 8957, dated the 9th December 1897, and in modification of this office notification No 791, dated the 11th September 1901, published at page 564 of the Sind Official Guzelle, dated the 12th September 1901, the Commissioner in Sind is pleased to exempt, under the provisions of section 320 (t) of the Code of Criminal Procedure, 1898,

The Port Engineer, Karachi,

The Assistant Port Engineer, Karachi,

from hability to serve as Jurors or Assessors in eriminal trials in the

LHIVES IN THE BONBAY PRESIDENCY, EXCLUDING SIND EXEMPTING CERTAIN GOVERNMENT SERVANTS AND RAILWAY OFFICIALS EXEMPTING CERTAIN AND RAILWAY OFFICIALS EXEMPTING CONTRACT OF RAILWAY OFFICIALS EXEMPTING CONTRACT OF RAILWAY OFFICIALS EXEMPTING CONTRACT OF RAILWAY OFFICIALS CONTRACT OF RAILWAY OFFICIALS CONTRACT OF RAILWAY OF RAILWAY OFFICIALS CONTRACT OF RAILWAY OF R

Noin No 8136, J. D., 16th Dec 1901, B. G., 1901, Pt. I., p. 2570

Under the provisions of section 320 (l) of the Code of Crimmal Procedure, 1898, His Excellency the Governor in Council is pleased, in supersession of all previous notifications, to exempt the undermentationed Government servants and Railway officials from liabil by to serve as Jurors or Assessors in criminal trials in the Boml by Presidency (excluding Sind)—

Designation of Officer

Name of Office or Department

1911 Treasurer 4 7 Head Clerk 6 Chitais 5 One Mative Accountant. Offices of the District Collectors 4 Police Accountant 3 Stamp Clerk 2 Local Fund Accountant THead Accountant 5 Chitais 4 Local Fund Clerk Offices of the Divisional Commus-43 Head Clerk Commissioner to the Assistant 2 Native T Assistant to the Commissioner

4 Office of the District Superintendent > Sheristedar

I Offices of the Assistant Collectors of)

3 First Class Magistrate's Office

2 Deputy Collector's Office

Districts

gg7 High Court All Olerks Transport, Bombay Command Inspector-General, Supply and Head Clerk Department भ्रापु ĴΟ Officers Jul Jail Department Роопа Accountants Accounts Department, Military 12 Head Clerk Officer Office of the Talukdarı Settlement (I Sheristedar Sarkarkuns { 2 Aval Kaikuns Salt and Customs Department Sub-Regastrars Registration Department 4 Forest Rangers Officer 3 Clerk to the Forest Settlement Forest Officer Forest Department Innoistyid oht of Tabetzizonal tor I Sheristedar to the Conserva-A Abkarı Inspector Аркаті Dератішені Educational Inspector's Office Head Clerk Ніді Зейооі Head Master Training College Principal Small Cause Court Sheristedar Marit ? Subordinate Judge's Office 1 Sherisdetdar L4 Deputy Sheristedar Jount Judge's Office JIZBN 8 Assistant Judge's Office, and 2 Head Clerk District Judge's Office, 1 Clerk of the Court 2 The Head Clerk Public Works Department T The Accountant Mamlatdar's Office Treasurer Records 7 Office of the Superintendent of Land 6 Cantonment Magistrate's Office δ Οιτγ Βυτνεγ Οπιετ'ε Οπιε of Police

Lesignation of Officer

Mame of Office or Department

3 The Officers of the Traffic Pirst Assistant 2 The Traffic Manager and ha The Agent

ments in charge of Districts, and Locomotive Depart-

1 The Locomotive and Carrage and their Assistants

Works Manager

Locomotive Superntend-5 The Pirst Assistant to the

ine and Enginecring in-6 Engineers in charge of the

Гогетап pue ១πη sbecçota embloyed on the

8 All Station Masters and Assis-Drivers 7 Госоппотиче

ebrand 6 tant Station Masters

SERVE AS JURORS OR ASSESSORS IN CRIVILAL TRIALS IN EXEMBLING CERTAIN COVERNMENT SERVANTS FROM LIABILITY TO

Noin No 2920, J. D., 30th May 1906, B. G., 1906, Pt. I., p. 651 THE POOUA SESSIONS COURT

serve as Jurors or Assessors in erininal trials in the Poona Sessions to exempt the undermentioned Government servants from liability to the provisions of Section 320 (1) of the Code of Crimmal Procedure, 1898, December 1901, His Excellency the Governor in Council is pleased, under In continuation of Government Notification No 8133, dated the 16th

The Head Assistant to the Inspector-General of Registration The Personal Assistant to the Joint Director of Land Records - truoU

EROM LIABILITY TO SERVE AS JUROR OR ASSESSOR IN CRIMINAL EXEMPTING THE STOREKEEPER, CENTRAL STAMP OFFICE, KARACHI,

TRIVES IN THE PROVINCE OF SIND

hability to serve as Juror or Assessor in criminal trials in the province Procedure, 1898, the Storekeeper, Central Stamp Office, Karachi, from to exempt, under the provisions of section 320 (i) of the Code of Criminal 564, dated the 12th September 1901, the Commesioner in Sind is pleased notification No 791, dated the 11th September 1901, published at page No 8957, dated the 9th December 1897, and in modification of this office In exercise of the powers conferred by Government notification Noth No 818, Commr, 21st Nov 1908, S. G., 1908, Pt. I., p 775

997 bmd to

Railways

the said Sessions Division, and in hearing objections to the said list and revising the same in accordance with law —

Thank. Sholanir. Satara, Ahmednagar, Masik. Belgaum.

Thana, Sholapur, Satara, Ahmednagar, Nasik, Belgaum, Dharwar, Kanara, Ratnagiri

Noin No 3078, J. D., 2nd May 1900, B. G., 1900, Pt. I., p. 969

In exercise of the power conferred by section 321 of the Code of Criminal Procedure, 1898, His Excellency the Governor in Council is pleased to appoint the Huzur Deputy Collector of each district named belon, ex-officio, to take part with the Sessions Judge of the Court mentioned in the second column against his district in preparing and making out a list of persons hable and qualified to serve as jurors or assessors at trials to be held before the said Court of Session, and in hearing objections to the said list and revising the same in accordance with law —

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TO SERVE AS JURORS OR ASSESSORS AT TRIALS BEFORE THE COURT PLY-OFFICIO, TO TAKE PART WITH THE SESSIONS JUDGE OF THE TAPPOINTING THE COURT AND SURALL TO SERVE AS JURORS OR ASSESSORS AT TRIALS BEFORE THE COURT APPOINTING THE CITY MAGISTRATES OF POONA, AHMEDARD AND SURALL TO SERVE AS JURORS OR ASSESSORS AT TRIALS BEFORE THE COURT APPOINTMENT AND SURALL TO SERVE AS JURORS OR ASSESSORS AT TRIALS BEFORE THE COURT AND SURALL APPOINTMENT APPOINTMENT APPOINTMENT AND SURALL APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTMENT APPOINTM

Note No 3077, J. D., 2nd May 1900, B. G., 1900 Pt. I., p. 969

In exercise of the power conferred by section 321 of the Code of Criminal Procedure, 1898, His Excellency the Governor in Council is pleased to appoint the Caty Magistrate of each city named below, ex-officio, to take part with the Sessions Judge of the Division concerned in preparing and making out a list of persons liable and qualified to serve as Jurors or Assessors at trials to be held before the Court of Session in the said Sessions Division, and in hearing objections to the said list and

revising the same in accordance with law — Poona, Ahmedabad, and Surat

PROCFDURE AS TO THE RECORDING OF EVIDENCE IN CRIMINAL

Noth, J. D., 24th Mat 1873, B. G., 1873, Pt. I., p. 277

Under the provisions of section 335 of Act X of 1872, the Honourable the Governor in Council is pleased to direct that, in proceedings before the Court of Sessions at Aden, or before any Magnetrate or class of Magnetrates in that Settlement, the evidence of complainants or witnesses shall be taken down in English by the Sessions Judge or Magnetrate with his own hand, whether the vernacular language of such Sessions Judge or Magnetrate be or be not English

OF SESSION

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243 20 522, ILD, 11th 10n 1921, B G 1921, Pt 1, p 328

in barrasdo ad flinfe enormirem ginzoffol alta traft taub or eved Zos ofte dated 22nd Funary 1897 and 6221, dated foth Soptember super ϵ ron of Gezanniant Zotthertions in the Indicial Department, exercise of the powers conferred by section 392 of the said Code, and in Procedure, 1895 (4 of 1895) the Governor in Conneil is pleased, in Subjected the provisions of cetions 390 and 391 of the Code of Criminal

Thupping shall be induced in private, either at a pail or spaint raddige to reader gathrixs

7. Where or possible the judge or memorate shall scentle the in in each me in it the court house

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of her on under to verse of such habiter can shall be July in the control of 1970 to be enough to second in the inter-The concomplosed shall never exceed bolf in mehini

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strover at tent pprox denote a morniosization for the derivative abun alson A lo started out in boundars states of Lunchi and raci runtolest a bur-obost transmit Procedure Code, and a Reforme to or at Slukapit to be a Reformatory for I pper Suid nathin the His Excellence the Governorm Comed is pleased to declare the Juvenile In aper esson of Government Souncement dated the 21th Inly 1873,

FOCAL COVER AND ALORE THE HADERARD ASSIGNED DISTRICTS FOR ACIONA ALTOCALIO DE A DEFONACIONA ESTABLISTED DA UNE DILICHSO FOR BULLIERIOSES OF THE SECTION BULLIENENGE REFOR-

SECULACED TO ENGINEERING IN THE HEIGHT OF A DATE OF THE CONTINUENT OF BURSONS LYDER THE AGE OF TO MESSAGE

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2681 PO 4167 HOU MOH 1883, Pe 1, p 183 as amended by Nata No 512 G of I. collision Rept Ada Vol 100 Sold and Rest List See See Carelles

atory School Veravada, in the Bombay Presidency, shall be deemed to Notitiention No. 11911, dated the 21st December 1882 the Reformar applied to the Hyderabad Assigned Districts by Poreign Department poses of Section 399 of the Code of Criminal Procedure (Ict λ of 1882) The Governor General in Council is pleased to direct that for the pur-

be a Reformatory established by the Local Government of the Hyder-abad Assigned Districts for the confinement of persons, under the age of 16 years, sentenced to imprisonment in the Hyderabad Assigned Districts

SIND MILH VEDETLATE POWERS

SIND WITH APPELLATE POWERS

SIND WITH APPELLATE IN CHARGE OF DIVISIONS IN

Noin, J. D., 17th Mar 1873, B. G., 1873, Pt. I., p. 255

The Honourable the Governor in Council is pleased, under Act X of 1872, to invest Magistrates of the First Class in charge of Divisions of Districts in the Province of Sind, with powers to hear appeals from convictions by Magistrates of the Second and Third Classes (Section 266) in their respective Divisions subject to such exceptions as may be made

and notified in particular cases

The above Notification to have effect from 1st April 1873

Noin No 1321, J D, 237d Feb 1883, para 2, B G, 1883, Pet No 1321, J D, 237d Feb 1883, para 2, B G, 1883,

Under the provisions of Section 422 of the aforesaid Act, His Excellency the Governor in Council is pleased to appoint the District Magnetrate to be the Officer to whom notice of appeal shall be given under that section

AND MIND FOR STATE STATE ACCUSED PERSONS OF

See q , I 19 , 7881 , B & , 7881 rgh Ast, a & , nov

Under the provesions of Section 194 of the Presidency Magistrate's Act, 1877, His Excellency the Governor in Council is pleased to direct that the Police Surgeon at Bombay shall be the Medical Officer to examine persons accused of offences before the Presidency Magistrates, and who appear to them to be of unsound mind and incapable of making their defence

APPOINTING THE RENEADBRANCER OF LEGAL APPAIRS TO BE PUBLIO PROSECUTOR FOR ALL CASES THROUGHOUT THE PRESIDENCY,

Noin No 7367, J. D., 17th Dec, 1878, B. G., 1878, Pt. I., T. 861

His Excellency the Governor in Council is pleased to cancel the appointments heretofore made, and still in force, of all Public Prosecutors and Acting Public Prosecutions throughout the Presidency, except Sind and the City of Bombay, with effect from this date. His Excellence of Bombay, with effect from this date.

His Excellency the Governor in Council is pleased, under Section 58 of the Criminal Procedure Code, to appoint the Remembrancer of Legal

Affairs, or the officer for the time being conducting the duties of the Remembrancer of Legal Affairs, to be Public Presecutor for all cases throughout the Presidency, except Sind and the City of Bombay

APPOINTING THE ASSISTANT GOVERNMENT PLEADER OF KARACHI IN THE ASSECUTOR FOR THE SESSIONS DIVISION OF

Noin No 2395, J D, 7th Apr 1883, para 2, B G, 1883,
Pt I, p 300

His Ezcellency the Governor in Council is also pleased, under section 492 of the Code of Criminal Procedure, 1882, to appoint the Assistant Government Pleader of Karachi, or the officer for the time being conducting the duties of the said Assistant Government Pleader, to be Eublic Prosecutor for the Sessions Division of Karachi in the absence of the Public Prosecutor for Sind

OF EUROPEAN BRITISH SUBJECTS
APPOINTING CERTAIN JAILS TO BE PLACES FOR THE CONFINENTIAL

Noon, J. D., 30th Jan 1873, B. G., 1873, Pt. I., p. 99

Under the provisions of section 88 of Act X of 1872, the Honourable the Governor in Council is pleased to appoint the City Jail at Poons, the Jail at Xerronda near Poons, the District Jail at Karachi, and the Jail at Aden, as places for the confinement of European British subjects

Noin dated 23rd Mar 1874, B. G., 1874, Pt. I., p. 297

Under the provisions of section 88 of Act X of 1872, His Excellency the Goremor in Council is pleased to appoint the District Jails at Ahmedabad, Surat and Salara as places for the confinement of European British subjects sentenced to terms of imprisonment not exceeding one month, and $(^1)$ the District Jail at Karnar as a place for the confinement of persons of this class sentenced to terms of imprisonment not exceeding three of this class sentenced to terms of imprisonment not exceeding three of this class sentenced to terms of imprisonment not exceeding three of this class sentenced to terms of imprisonment not exceeding three of this class sentenced to terms of imprisonment not exceeding three of this class sentenced to terms of imprisonment as (x,y) = (x,y).

VALE VAD MILARESES VLLEADING THE PRESIDENCY MAGISTRATES' RULES FOR REGULATING THE PAYMENT OF THE EXPENSES OF COMPLAIN-

COURTS IN BOMBAY

Now No 5765, J. D., 4th Oct 1878, B. G., 1878, Pt. 1, p. 608

Under Section 245 of the Presidency Magistrates' Act IV of 1877,* His Excellency the Governor in Council is pleased, with the previous

⁽¹⁾ The portion in italics is apparently superseded by Government Resolution, Judicial Department, No 7918, dated 28th November 1894, n hich abolished the District Jail at Surat to the status of a Subordinate Jail, and by Notification No 2213, dated 15th April 1887, clause (a) (B G, 1887, Pt. I, p. 313), n hich abolished the District Jail at Satara * Now Act V of 1898

trates in the town of Bombay witnessesattending criminal trials at the Courts of the Presidency Magisrules for regulating the payment of the expenses of complainants and sanction of the Governor General in Council, to publish the following

148T the provisions of Section 131 of the Presidency Magistrates Act, compelled by the Alagastrate of his own motion to attend under not bailable, and (3) of witnesses in all cases in which they are Schedule II appended to the Presidency Magistrates Act, 1877, as of the public service, (2) in all cases entered in column 5 of the Presidency Magistrate to be directly in furtherance of the interests Magistrate, or any other public officer, or in which it shall appear to orders, or with the sanction of the Government or any Judge, (1) in cases in which the prosecution is carried on by, or under the at the rates specified below, the cypenses of complainants or witnesses I —The Presidency Magistrates' Courts are authorized to pay,

subsistence, if they demand the same also to be allowed a sum not exceeding Bs 2-80 a day for when the same are not in excess of siz annas a mile Треу ате evidence, are to be allowed their actual expenses for carrage, when summoned by a Presidency Magistrate's Court to give (a) European and East Indian witnesses from the molussil,*

same be reasonable expenses that have been actually incurred by them, provided the money, and they are also to receive railway and other travelling summoned from the mofussil, six annas a day as subsistence they can read and write) are to be allowed, when they are as attesting witnesses to depositions and inquest reports provided whose evidence is required for furthering the ends of justice (such way concerned in the case in which their evidence is given, but corresponding rank, as nell as all native witnesses who are in no as, patels, panderpeshas, merchants, vakils, and persons of (b) As a general rule, native witnesses of the better class,

receive tailway and other travelling expenses actually incurred by subsistence money at the rate of 4 annas a day, and are also to are to be allowed, when they are summoned from the molusal, any expense on account of special lodging when away from home, who would not, under ordinary circumstances, voluntarily meur (c) Native mitnesses of the class of cultivators and mentals

them, provided the same be reasonable

and at the discretion of the Court from which subsistence money and (c) of Rule 1), are to be dealt with according to their own merits, the molussil not coming under the operation of clauses (a), (b)11 —Pecular cases (that is cases of witnesses summoned from

or travelling allowance is demanded

^{*} Any place outside the limits of the town of Bombay but within the Presidency of Bompay, or any place outside the local limits of the ordinary original civil jurisdiction of the High Court at Bombay, but within the Presidency of Bombay

SHOLAPUR-BUAPUR LANGUAGE OF THE DISTRICT AND SESSIONS COURT OF

Noin No 1315, J D, 21st Feb 1884, B G, 1884, Pt I, p 161

be Kanarese (hereafter to be called the Bijapur) revenue district, its language shall Bijapur shall be Alaratlu, and in respect of cases originating in the Kaladgi of Sholapur, the language of the District and Sessions Court of Sholapuris pleased to direct that in respect of cases arising in the revenue district the Cruminal Procedure Code, His Excellency the Governor in Council Under section 615 of the Civil Procedure Code, and section 556 of

OFGI d'I 14 '806I ' B d' 806I AON VIOI ' C I 'EEGE ON WON LAGUAGE OF THE CRIVINAL COURTS IN THE BELGAUM DISTRICT

the Crimmal Courts of the District of Belgaum to declare Kanarese and Maratla to be the languages in ordinary use in munal Procedure, 1898, His Excellency the Governor in Council is pleased April 1871 and under the provisions of section 356 of the Code of Cri-In modification of Government Notification No 2007, dated the 8th

THE NOTIFICATION OF RESIDENCE BY RELEASED COUVIOUS RULES TO CARRY OUT THE PROVISIONS OF SECTION 565 (3) RELATING TO

The Governor in Council is pleased, under sub-section (3) of section Noin No 1040, J D, 9th Feb 1900, B G, 1900, Pt I, p 374

of residence by released convicts -to carry out the provisions of that section relating to the Notification sanction of the Governor General in Council, to make the following rules 365 of the Code of Criminal Procedure, 1898, and with the previous

Procedure, 1898 Rules under Sub-section (3), Section 565, Code of Criminal

diction of "luch he resides, and declare to him his place of residence himself defore the officer in charge of the Police station within the jurispassed shall, within one week from the date of release personally present Every person in respect of whom such an order may have been order to its warrant issued under section 383, Criminal Procedure Code release be notified, such Court or Magistrate shall attach a copy of such that the sentenced person's residence and any change of residence after sentence makes an order under section 565, Criminal Procedure Code, When a duly authorized Court or Magistrate at the time of passing

Stations within the jurisdiction of which his old and new places of resiner declare his change of residence to the officers in charge of the Police Whenever such person changes his residence, he shall in like man-

Registers of all persons, the notification of whose residence and dence are situated

station by the officer in charge thereof, wherein the name and address section 565, Criminal Procedure Code, shall be kept at every Police change of residence has been ordered by a Court or Magistrate under

-XI 194 '8681 } -V 10A (8681)

and the date of his so presenting himself shall be entered, and such of each person presenting himself for the first time under Rule 2 or 3,

giving effect to the foregoing Rule 3 subsequent entries shall be made as may be necessary for the purpose of

Every person duly presenting himself before the officer in charge

entry in register relating to such fact, with a certificate that he has duly sion be entitled to receive from such officer free of cost a copy of the of a Police station, as required by the foregoing rules, shall on each occa-

One month prior to the date of release of a person in respect of attended in person at the time and day specified

tion 565, Crimmal Procedure Code, as aforesaid, with an intimations of is known to have been a resident, a copy of the order passed under secsituated, and of the district in which he was convicted or of which he forward to the District Magistrate of the district in which the Prison is Code, the Superintendent of the Prison in which he is confined shall whom an order has been passed under section 565, Criminal Procedure

Prior to the release of any such person as aforesaid, the Superinthe date on or about which the prisoner will be released

section 565 (4) of non-compliance therewith personally explain their purport to him and the consequences under language in which such copy of the rules is written or printed, shall situated, and if the prisoner is illiterate or does not understand the or printed in the language of the district in which the Prison in under sub-section (3), section 565, Criminal Procedure Code, written appointed by him in this dehalt, shall give him a copy of the rules tendent of the Prison in which he is confined, or any officer

of Bombay is concerned, be read as "Commissioner of Police" and charge of the Police Station" shall, in so far as the Presidency Town In these rules the mords "District Magistrate" and "Officer in

"Superintendent of the Division" respectively

BOLES UNDER ACT IX OF 1898

LIVE-STOCK IMPORTATION

RULES, 1921 THE BOMBAY PRESIDENCY LIVE STOCK (HORSES) IMPORTATION

Note No A-350, R D, 22nd Nov 1921, B G, 1921, Pt I, p 3047

dated 14th April 1921, are finally published for general information published at pages 956 to 959 of the Bombay Government Gazette Part I, 4 of the Lave Stock Importation Act, 1898 (IX of 1898), were provisionally The following rules which, in exercise of the powers conferred by section

rtation Act, 1898 (IX of 1898), the Government of Bombay are pleased In exercise of the powers conferred by section 4 of the Lave Stock Impo-

(b) They extend to the nhole of the Bombay Presidency meludthe Bombir Presidency Live Stock (Horses) Importation Rules, 1921 Short Tille Extent Operation — (a) These rules may be called of horses, asses and uniles after unportation thereof from oversens to mile the following rules to regulate the detention, mapection, etc.,

(c) They shall come into force on the 21th February 1922 րաց ժա

m the subject or context ---For the purposes of these rules, unless there is anything repugnant

Government Letermary Otheer under these rules or especially authorised by hun to perform all or any of the duties of the Other for the City and Harbour of Bombay or any officer generally Gollynnent Veletinary Officer means the Gollemment Vetermary

Velevinary Department mesus the Gosernment Vetermary Depart-

ment for the City and Hirbour of Bombay

Horse includes an assor a mule

Imported means brought by son into the Presidency of Bombay from

Importer me me the person muhose name the bill of lading is made out my country outside British India

 D_{total} , the the of the contagious of infectious disorders mentioned

from he it d ship for observition, and testing of in order to keep them apart Quarantine me ms the detention and segregation of horses newly landed

from other he are for the presembed period

itd il e the h, bones, shur, hoofs, offal, or other part of a horse separately Carcust merns the erreass of a horse and meludes part of a eareass,

Mallein test me ins the testing of horses with mallem in order to deter or othernise, or any portion thereof

mine whether they are affected with glanders or fares or not

hithm 21 hours of shipment of the horses, and ecrtified and signed by an from a country specified in Schedules I or II to these rules, granted I'alidectificalemeans a certificate issued in respect of horses imported

unthority specified in respect of such country in the said schedules

Clanders includes Farer

information of the Government Vetermary Officer and shall keep these to the Pilot in charge and shall hoist the X thay under the ensign for the in the hirbour of Bombin citrying horses shall give information thereof Importing resel to fly Flag -3 The master of any ressel arriving

Algo firmy with authorized to lower them by the said Officer

them rathout the permission in writing of the Government Vetermary ness or fittings appetraining to them or which have been in contact with Inding of such horses nor any fodder, dung, stable litter, clothing, har arriving in the harbour of Bombay carrying horses shall not permit the Landing without permission forbidden The master of any resell

deliver to the master of the vessel a printed copy of these rules and the Supply of rules to master and person in charge—The Filor shall 0tficer

100-29

master shall give such copy to the importer, owner or person in charge

of the horses

997

hoard the vessel and carry out the duties imposed by these rules vessel as possible the Government Veterinary Officer shall proceed on Veterinary officer to board Vessel —As soon after the airival of the

Information to be supplied by muster —The master of any vessel

outside British India shall furnish the Covernment Veterinary Officer artiving in the harbour of Bombay eartying horses from any country

with information on the following points —

(a) The place from which the horses have come

(b) Whether any disease or death occurred among the horses

on postd-ship

(e) The number of horses earried on the vessel during the

voyage and the number consigned to Bombay

(b) The names and addresses of the importers

certificate to the effect that they were examined and found free from any country specified in Schedule I must be accompanied by a valid Import from countries in Schedule I —All horses imported from

all symptoms of disease within 24 hours of embarkation

examination included subjection to the mallein test all symptoms of disease within 24 hours of embarkation and that the certificate to the effect that they were examined and found free from any country specified in Schedule II must be accompanied by a valid Import from Countries in Schedule II -All horses imported from

on charge shall make an application in writing that his horses be may be reduced to 21 days provided that the importer, owner or person The maximum period of detention in quarantine Отвеет тау диесь calendar months or such shorter period as the Government Vetermary Government Veterunity Officer for a period which may extend to three toms of disease may be detained in quarantine at the diserction of the of export within 24 hours of embarkation and found free from all sympby a valid certificate to the effect that they were examined in the country Detention in Quarantine —All imported horses not accompanied

audiected to any or all of the following tests —

(a) Mallem test or tests

(b) Bacteriological tests

(c) Microscopical examination of pus or other pathological

material from abscesses, sores or other lesions

(b) Miscroscopical examination of the blood

such conditions as the Government Vetermary Officer shall direct querantine shall be detained at such place and in such manner and under Place and manner of Quarantine -All horses to be detained in

nary Officer shall direct prescribed at such time and in such manner as the Government Veteridetained in quarantine shall be removed from the vessel to the place Payment of charges -All horses to be Removal to Quarantine

quarintine ind dock and customs dues shall be paid by the owner or of any horse from the ressel to the place prescribed for defention in All chityes incurred in connection with the huding and removal

person in charge direct

exponees incurred thereby to the importer, owner or person in charge the Correment Vetermity Officer shall feed the horses and charge all Government Vetermary Officer Should such permission be withheld recess to them or to feed them nithout the express permission of the Coremnent Vetermity Officer and no outside person shall be allowed detinied in quirintine they shall be under the entire control of the Control of animals in Quarantine -During the period horses are

- zaolfot za to besogetb ed flade minution by the Government Vetermary Officer is found to be diseased Treatment of deseased horses -Any imported borse which on erg-

(a) In the case of diseases notified under the Glanders and

compensation shall be paid for horses which have to be a horse certified under rule 7 of the said rules, but no according to the rules made under that Act as it it were Tree Act, 1899 (XIII of 1899), it shall be dealt with

destroyed

preserbed by the Government Jetermary Officer horses shall when necessary receive medical treatment as Officer is entished that they are free from disease Such quarantine until such time as the Government Vetermary (b) In the case of other diseases, horses shall be detained in

Disposal of litter, etc., of diseased horses — Ill fodder, dung, stable

permitted shall be refunded to the importer, ounce or person in charge owner or person in charge after disinfection and of which the sale may be value of any elothing, harness or fittings not returned to the importer cordinged with the orders of the Government Veterinary Offices T.po must pase peen in contact with such horse shall be disposed of in aclitter, clothing, harness or fittings apportaining to a diseased horse or that

heep and manutenance of any horse detained in quarantine and the wages Payment of Quarantine charges —(a) All charges meuried for the after deducting all charges due from him

or person in charge of attendants employed shall be defrayed in full by the importer, owner

made of 8 annas per diem for each boise and 1 annas for each ass or mule be paid and when medical treatment is necessary an extra charge shall be each horse, but it special diet is provided the actual cost mourred shall rate of Rs 1-4-0 per diem for each ass or mule and Rs 1-8-0 per diem for charged for keep, maintenance and attendance shall ordinarily de at the cost of keep, maintenance, treatment, etc., of the horses диноши вид. These sums are intended to defray the further period of twenty days horse detained and a further sum of Rs 40 per horse after the lapse of a sum of Rs to with the Government Veterinary Officer in respect of each on ner or person in charge shall deposit within ten days of its landing the (b) In the cube of any horse detained in quarantine the importer,

-XI 104 '8681 } TOCAL RULES AND ORDERS UNDER

-IX 10A , 6681]

charges have been paid lla bas easeib mort sertified free from dispasse and lamina edition dispasse edition dispass ment Veterinary Officer without his permission Such permission shall been detained in for quarantine purposes by the direction of the Governshall be removed from the quarantine station or such place as it shall have Release from Quarantine—(a) No horse detained in quarantine

provided all dues and charges authorised under these rules have been disease it shall be handed over to the importer, owner or person in charge Officer shall certify any horse detained in quarantine to be free from Enter as 18 (b) of rule 18—(b) As soon as the Government Vetermary

paid to the Government Veterinary Officer

18, Sale on default of payment of charges —In default of payment of

Any balance left over after payment of all charges shall be paid to the auction and the charges shall be deducted from the amount realised charges due on account of any horse, such horse shall be sold by public

importer, owner or person in charge

balance if any shall be paid to the importer, owner or person in charge charges shall be deducted from the net proceeds of the sale and the horse within the specified time and it has been sold by public auction, all Where the importer, owner or person in charge has failed to remove his proceeds resulting from the sale shall be appropriated to Government to defray the expenses incurred In the case of any unclaimed horse the detention in quarantine has elapsed, it shall be sold by public auction such horse remain unclaimed for more than one week after the period of notice to that effect signed by the Government Veterinary Officer or should the importer, owner or person in charge within one week of the issue of a Sale of unclaimed animals—Should any horse not be removed by

certificate shall be handed over to the Government Veterinary Officer at Royal Army Veterinary Corps to be free from disease A copy of the thority they are unported and have been certified by an Officer of the with instructions given by the Government Department on whose authe property of Government or which have been imported in accordance to the importation of horses which are at the actual time of importation Government horses exempted —Nothing in these rules shall apply

above rules he shall be punishable with a fine which may extend to Penalites -Should any person be guilty of a breach of any of the the time of importation of the horses

Rs 1,000 in respect of each such breach

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Countries and authorities from which certificates will be accepted

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monwealth of Australia the various territories of the Comof the Departments of Agriculture of Vetermary Inspectors of the Stock Branch basisəZ vəM

basisaS well to entiloring A to Veterinary Inspectors of the Departments

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Schedule II

Countries and anthornies from which certificates will be accepted

(6 oluH - 151)

Canada

Veterinary Inspectors under the Board of Areat

United Kingdon

in the Health of the Health to except an information of the Health the formation of the following along the following the state of the following the state of the following the state of the following the state of the following the state of the following the state of

nent of Agriculture

Schedure III

Contingous or infectious disorders which come under the torm disease

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Psoroptic Mange	6	tanç	Ţ
Sarcoptic Alange	8	เมษายนเกรา ความสายเล	8
Horse Box	L	न्याद्राम पूर्वमध्य २००१ तय	7
South African horse sickness	9	ci mder-	I
		" amer an nasardras	111 6

ORDER UNDER ACT IX OF 1899

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Note the state of the second o

In every-e of the power conferred by Section 2 of the Indian Arbitration Let IX of 1899, the Governor in Council is pleased to declare, with the previous sinction of the Governor General in Council, that the said let previous sinction of the Governor General in Council, that the said let previous sinction of the Governor in it is note a Presidency let is upplicable in the town of Karachi as if it note a Presidency

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BULLS AND ORDERS UNDER ACT XIII OF 1899

CLANDERS AND FARCY

, dist ted it its continuous of the difference of the difficient continuous continuous continuous continuous continuous continuous difference of the differ

G of I, Resenue and Agriculture Dept, Noin No 1581—40—4, dated 11th July 1902, republished in Gow Noin No 4896, R D, 16th July 1902, R G, 1902, Pt I, p 1184

In evercise of the powers conferred by Section 2, sub-section (1), of the Glanders and Farcy Act, 1899 (XIII of 1899), as amended by the Repealing and Amending Act, 1901 (XI of 1901), the Governor General in Council is pleased to declare, in respect of the City of Bombay, that, for the purpose of the definition contained in the said sub-section, "diseased" includes affected with Lymphangitis Epizootica

OF POOUR AND SURRA IN RESPECT OF THE CITY OF BOMBAY THE DEFINITION OF "DISEASED" IN RESPECT OF THE CANTONNENT MOLUDING AFFECTED WITH LYMPHANGITIS EPIZOOTICA AND SURRA IN

Dec 1904, B G, 1904, Pt 1, p 1737 Dec 1904, republished in Govi Noin No 1054, R D, 28th G of I, Revenue and Agriculture Dept, Noin No 1336-122-2, 22nd

In exercise of the powers conferred by Section 2, sub-section (1), of

and Sura section, "diseased" includes affected with Lymphangutis Epizootica ment, that, for the purpose of the definition contained in the said sub together with an area lying within a radius of five miles from that Cantonm Council is pleased to declare, in respect of the Cantonment of Poons, Repealing and Amending Act, 1901 (XI of 1901), the Governor General the Glanders and Furcy Act, 1899 (XIII of 1899), as amended by the

Dec 1904, B G, 1904, Pt 1, p 1737 Dec 1904, republished in Goul Noln No 10001, LOGI 28th Dass, 2-221-7221 Noin Note Dept, Noin No 1337-122-2, 22nd

" diseased" includes affected with Surra the purpose of the definition contained in the said sub-section, Council is pleased to declare, in respect of the City of Bombay, that, for Repealing and Amending Act, 1901 (XI of 1901), the Governor Generalin the Chanders and Farcy Act, 1899 (XIII of 1899), as amended by the In exercise of the powers conferred by Section 2, sub-section (1), of

OF CERTAIN AREAS AND SURRA IN THE DEFINITION OF "DISEASED" IN RESPECT INOPODING ANIMALS AFFECTED WITH LYMPHANGITIS EPIZOOTICA

4th Apr 1906, B G, 1906, Pt I, p 441 27th Mar 1906, republished in Goul Noin No 3406, R D. G of I, Revenue and Agriculture Dept, Notn No 723-33.

purpose of the definition contained in the said sub-section, "diseased" meludes affected with Lymphangitis Epizootica and Suita cil is pleased to declare, in respect of the areas noted below, that for the mg and Amending Act, 1901 (XI of 1901), the Governor General in Coun-Glanders and Farcy Act, 1899 (XIII of 1899), as amended by the Repealin exercise of the powers conferred by Section 2, sub-section (1), of the

The Town of Calcutta and its auburbs The Town of Bandora, Thana District, Bombay The City of Madras

The City and Civil Station of Lahore

имоТ поозавЯ 9 The Cantonment and Municipal limits of Pesharar

I/CLODES VEEKLED WITH SOUTH VERICAL HORSE SICKNESS CONTINED IN THE SUB-SECTION I OF SECTION 2." DISEASED " DECEMBER OF THAT IS BEST-FOR A PER FOR THE PURPOSE OF THE DEFINITION

1917 1908, republished in Goel Woln No 1023, R D , 21st G of I, Reconcerned Igreculture Dept, Notn No 1057-12-2, 16th

1902 d'i 1d '8061 'D 8 '8061 adv

timed in the said sub-section, "diseased" includes affected with South declire, in respect of Aden, thit, for the purpose of the definition con-Let 1899 (XIII of 1899), the Governor General in Council is pleased to In pursuance of Section 2, and section (1), of the Chanders and Parcy

DECLARAGE IN RESPECT OF THE THANK AND KOLABA DISTRICTS THAT African horse sichness.

SECTION, DISI 181D" INCLUDES AFFECTED WITH SUFFIC FOR THE PURPOSE OF THE DEFINITION CONTAINED IN THE SUB-

IES d'I 1d'6061 'D E '6061 finIl the May 1909, republished in Goal Note No 1621, R D, 11th (f of I Dept of Recentle and Agreeulture, Nota No 915-38-2,

" dise ised " meludes affected with Surra thu, for the purpose of the definition contained in the said sub-section, declare, in respect of the Thana and the Kolaba Districts, Bombay, Act, 1899 (XIII of 1899), the Governor General in Council is pleased to In pursuance of Section 2, sub section (1), of the Clanders and Farey

VI'SO VEFECTED WITH SUITE DEFINITION CONTINED IN THE SUB-SECTION ", DISEISED " MEANS DECLARING IN RESPECT OF SIND THAT FOR THE PURPOSE OF THE

Note No 291, Commr, 21th June 1920, S. G., 1920, Pt. I., p. 1281

ders and Parci Lan. Amendment Act, XII of 1910, "diseased" means of the Glanders and Parey Act, XIII of 1899, as amended by the Glanfor the purpose of the defination contained in Section 2, sub-section (1), is pleased to declare in respect of the whole of the Province of Suid, that Nottheatton No 2090, dated the 5th April 1893, the Commissioner in Sind In exercise of the powers delegated to hum by Bombay Government

also affected with Surra

APPLYING THE ACT TO BOAIBAY

Clauses Act (III of 1886, Section 3, clause 7) lere to the City of Bombay, as defined in the Bombay General Farey Let, XX of 1879, the Governor in Council is pleased to apply the In exercise of the power conferred by Section 3 of the Clanders and Noin No 1239, J. D., 6th Aug 1888, B. G., 1888, Pt. I., p. 667

DISTRICT OF KARACHI AND THE PORT OF KARACHI

Notn No 6479, J D, 18th Nov 1892, B G, 1892, Pt I, p 1147

In exercise of the powers conferred by Section 3 of the Glanders and Farcy Act, 1879, as amended by Act XXIV of 1886 (an Act to extend the Glanders and Farcy Act to the Bombay Presidency), His Excellency the Glanders and Farcy Act to the Bombay Presidency), His Excellency the Glanders and Farcy Act to the Bombay Presidency), the Excellency the Governor in Council is pleased to apply the said Act to the local areas contained within the limits of the Cantonment and the Municipal District of Karachi and the Port of Karachi

APPLYING THE ACT TO ALL THE DISTRICTS OF THE PRESIDENCY PROPER

Note No 5542, R D, 3rd Aug 1901, B G, 1901, Pt 1, p 1415
In exercise of the powers conferred by Section 3 of the Glanders and
Notification No 210, dated 14th January 1880, Parcy Act, 1899, the
ared at page 33 of the Bombay Government

Governor in Council is pleased, in supersession of the Government Notifications noted in the margin, to apply the said Act to all the districts of the Presi-

qency proper

Motsfeet of page 33 of the Bombay Government printed at page 33 of the Bombay Government Gazette for 1889, Part I

Notsfeetion No 7780, dated 20th November ment Gazette for 1894, Part I

Notsfeetion No 2530, dated 17th April 1895, Part I

Motsfeetion No 2530, dated 17th April 1895, Gazette for 1895, Part I

Motsfeetion No 2530, dated 17th April 1895, Gazette for 1895, Part I

Notsfeetion No 563, dated 22nd January 1896, Part I

Notsfeetion No 563, dated 22nd January 1896, Part I

Motsfeetion No 563, dated 22nd January 1896, Part I

Motsfeetie for 1896, Part I

VEPLYING THE ACT TO HYDERABAD AND JACOBABAD CANTOUMENTS AND THE WHOLE ACT, EXCEPT SECTION 10, TO THE AUDITALIES AND THE WHOLE ACT, EXCEPT SECTION 10, TO THE

Note No G-264, Commr, 18th Sept 1905, S. G., 1905, Pt. I, p. 576. In exercise of the powers delegated to him by Bombay Government Nothication No. 2090, dated the 5th April 1893, and in supersession of his Notification No. 5575, dated the 17th November 1898, the Commis sioner in Sind is pleased, under Section 3 of the Glandersand Farcy Act MIII of 1899, as amended by Act XI of 1901, to apply the said Act to cipal districts of Hyderabad and Jacobabad, and the whole Act, except cipal districts of Hyderabad and Jacobabad, and the whole Act, except Section 10, to the areas in the province of Sind to which the said Act has not been already applied by Government Notification No. 6479, dated has not been already applied by Government Notification No. 6479, dated the 18th November 1892, Judicial Department.

THE ISLAND OF PERIM AND LITTLE ADEN
CANTONNEUT LIMITS OF THE SETTLEMENT AND ITS DEPENDENCIES
APPLYING THE ACTUAL SETTLEMENT AND ITS DEPENDENCIES
APPLYING THE ACTUAL SETTLEMENT OF ADEN INCLUDING THE

Notn No 7351, R D, 20th July 1908, B G, 1908, Pt I, p 1046
In exercise of the powers conferred by Section 3 of the Glanders and
Earcy Act, 1899 (XIII of 1899), and in supersession of Government Noti-

the island of Perim and Little Aden dependencies inclusive of the villages of Shaikh Othman, Imad and Hisrva, ment of Aden including the Cantonment limits of the Settlement and its 1908, the Governor in Council is pleased to apply the said Act to the Settlefication in the Revenue Department, No 705, dated the 23rd January

THE ACT. APPOINTING CERTAIN OFFICERS TO BE INSPECTORS UNDER

FIGI PH WIGH A amended by Noins No 338, R D, 13th Jan 1911, and No 1511, Noin No 12266-A, R D, 20th Dec 1909, B G, 1909, Pt I, p 2480, as

eard Act on Inspectors nithin those areas the poners conferred and the duties imposed by the for the areas specified against their names and to exercise and perform appoint the officers named below to be Inspectors under the said Act Farcy Act, 1899 (XIII of 1899), the Governor in Council is pleased to In exercise of the powers conferred by Section 4 of the Glanders and

Jurisdiction

The limits of the Cantonment in The whole of the Settlement of Aden

Khor Maksar The whole of the island of Perim мутсу ре и ветушу

rier Gate except Khor Maksar Settlement lying outside the Bar Sheakh Othman and the whole of the

> The Cantonment Magistrate Inspectors of Police Assistant Residents
> Deputy Superintendent of Police Charman, Aden Settlement

> > 0 सिल्हा

The Superintendent, Sheikh doorl nabh The Officer Commanding, Assistant Resident, Perim

Othman

Noin No 10426, R D, 6th Oct 1919, B G, 1919, FOR CERTAIN AREAS IN THE BOMBAY PRESIDENCY

APPOINTING CERTAIN OFFICERS TO BE INSPECTORS UNDER THE AOT

gofg d'I id

(1) Government Notification in the Judicial Department, powers conferred and the duties imposed by the said Act on Inspectors — 2 of the said schedule and to exercise and perform within those areas the (excluding Sind and Aden) which are noted against their names in column to be Inspectors under the said Act for the areas in the Bombay Presidency appount the officers specified in column I of the schedule hereto appended in supersession of the Government Notifications mentioned below, to and Farcy Act, 1899 (XIII of 1899), the Governor in Council is pleased, In exercise of the powers conferred by Sections 4 and 15 of the Glanders

09-09L H No 4486, dated 19th August 1892

-IIIX 12A , 6681]

(3) Government Notification in the Revenue Department, No 5542-D, dated the 3rd August 1901 (as subsequently amended) (2) Government Notification in the Revenue Department,

appointment as Inspectors of the Director General and the Staff Department, No 980, dated 8th February 1904, as relates to the (4) So much of Government Notification in the Revenue No 7618, dated 2nd November 1903 (as subsequently amended)

Vetermary Officer of the Army Remount Department

Junsduct on Office r_3 əpnpəyəg

Vetermary Practitioners extend notified under the Act Тие ателя и имиси their рочеть за Practitioners Veteruniy

Assistant Collectors Collectors

Superintendents of Police Треи тезрестіче сівтдея District Deputy Collectors

Deputy Superintendent of Police

Assistant Superintendents of Police

Huzur Deputy Collectors

Cantonment Magistrates

Oit) Magistrates they are serring The head-quarter towns in which Ттелашу Ойсета

with an area lying within a which they are serving together The limits of the Cantonments in

Треп тезресите срагges radius of 5 miles round

Municipal limits of Bandra and City and harbour of Bombay and

Their respective charges

Inspectors, Glanders Excise Department Assistant Collectors, Salt sputy Commissioners, and Excise Department

dinate Civil Veterinary Department, Bombay Presidency -rodu2 Inspectors, Vetermary Earcy Department, Bombay

ment, Bombay Presidency dinate Civil Veterinary Depart-Veterinary Assistants, Subor-

ፑሬፑ

Deputy

VCL LOW CERTAIN AREAS IN THE PROVINCE OF SIND APPOINTING CERTAIN OFFICERS TO BE INSPECTORS UNDER THE

Noth No 1006-E, Commer, Sth Oct 1921, S. G., 1921, Pt. 1, p. 1819

against them in column 2 of the said areas in the province of Sind specified Inspectors under the said Act for the I of the schedule hereto appended to be to appoint the officers specified in column notifications specified in the margin, in Sind is pleased, in supersession of the the 6th April 1893, the Commissioner Judicial Department, No 2090, dated him by Government Notification in the such powers having been delegated to and Farcy Act, 1899 (XIII of 1899), In exercise of the powers conferred by Sections 4 and 15 of the Glanders

within those areas the powers conterred

schedule and to exercise and perform

ment, dated the 12th February 1912 (3) No G O+m the General Depart an Inspector ment, Balusharan and Sind, to be intendent, Civil Votermary Depart to the appointment of the Super the 7th Soptember 1899, as relates (2) So much of No 5522, dated 6681 (1) No 4007 A, dated the 6th July

per 1813 Department, dated the 9th Novem G 528 in the General ON (*)

Department, dated the 14th Novem Intened edt m 246 led on (8) ment, dated the 16th January 1919 (5) No 31 in the General Depart

Det 1920

Катасш

Station

(11) The

Vetermary

Parrier

Department, Sind

(10) Vetermary ment, Sind

Subordinate Civil

and the duties unposed by the said Act on Inspectors --

dinate Civil Veterinary Depart-(9) Vetermary Inspectors, Suborwhich they are serving (8) Cantonment Magistrates The limits of the Cantonments in they are serving CLUTOR end Resident Magis-The headquarter towns in which ∇M (7) intendents of Police (6) Assistant and Deputy Super-(5) Superintendents of Police Трец гезресиче саягдев (4) District Deputy Collectors (3) Assistant Collectors (2) Collectora Vetermary Practitioners extend notified under the Act (1) All Vetermary Practitioners The areas in which their powers as l Junsdiction втозді О Schedule

Hospital,

Sergeant,

Vetermary

, etansteneeA

Karachi Cantonment umits

УТреп тевресиле спатев

and shall on no account land the borses until be informed that they thereof to the Police officer who boards the vessel on his arrival, harbour with one or more horses on board shall give information of the Matter of any Native saling veisel which arrives in the

are not diseased

the owner or person in charge of the horse or horses tions 2, 10 and 11 of the Act, and the Master shall give such copy to The Pilot shall deliver to the Master a printed copy of sec-

board the vesrel, has resson to believe that the horse or any of the If the Pilot in charge or any officer of Police Who goes on

horses on board is diseased, he shall at once give information thereof

(a) to the Master of the vessel,

(b) to the Harbour Police Inspector on duty, and

(c) to the Inspector under the Act on duty in the Harbour

any of the horses from being disembarked until an Inspector under effect is given to him under Rule 4, he shall prevent the horse or or any of the horses on board is diseased, or if information to that If the Master of the vessel has reason to believe that horse

the Act has mapected the said horse or horses

Inspector under the Act verting and shall at once cause the verting to be forwarded to an on duty under Rule 4, he thall cause the same to be taken down m When information is given to the Harbour Police Inspector

taken down in writing and at once forward the writing to an Inspector the nearest superior officer of Police, who shall cause the same to be officer making .uch requisition shall forthwith give information to Inapector under the Act has mapected the said horse or horses it, separate, at or near the spot where it has been landed, until an officer, keep the said horse and all other horses, if any, landed with the person in charge of such horse shall, upon the requisition of such the harbour at any wharf, dock, bandar or other place is diseased, that any horse which is deing landed or has just been landed from If any officer of Government shall have reason to believe

under the Act

and imposed upon him by the Act on board, and exercise and perform the powers and duties conferred horse, it present, inspect the said horse and all other horses, if any, other officer of the vessel and of the owner or person in charge of the to the said vessel and shall, in the presence of the Master or of some found on board any vessel in the harbour, shall forthwith proceed any person and taken down in writing, that a diseased horse is to be believe, from personal knowledge or from information given by An Inspector under the Act, whenever he has reason to

by a Vetermary Practitioner appointed under the Act, or by such such vessel, be accompanied by any other Inspector or Inspectors or The Inspector shall, when thus making an entry and search of any

Police officers as he may think necessary

and the persons, if any, accompanying him, and shall in every way m charge of the horse or horses shall give free access to the Inspector The Auster and every officer of the vessel and the owner or person

fredit ite his mspection ind soirch

under the Act spector or to the office of the Vetermary Practitioner appointed by the Police Constable on duty at the Harbour to the nearest Inbe immediately a ulable, application will at once be made of the Inspector nuder the Act on duty at the Harbour should not If, through any unforescen circumstances, the services

removed between midmyllt and 5 A M to the nearest burning ground for the purposes of the Act certifies in writing to be diseased shall be Every horse which a Vetermary Practitioner appointed

to be there unmediately destroyed

diseased horse will be granted by an Inspector under Section 11 of Licenses for the removal of horses which have deen with a

the Let on the following conditions —

mort betreem of that so reolated the horse shall be mapected from be preserrised by the Inspector, where it ean conveniently be isolated such precautions is the inspector decinant to prescribe to a place to (1) This the horse to be removed shall be taken direct under

tune to tune, at intervals of not more than a veek, by a Vetermary

Practitioner

isolation for so long as the Vetermary Practitioner deems it (3) That the horse shall continue at the appointed place in

necessary to have it under observation

(4) That the horse whilst so isolated may be subjected to any

(a) Mallein of the folloning tests

कियाभागिभी (५)

(c) Inoculating the animal n ith its own discharge

(I) Whenever a horse is detained for test or isolated, the (d) Inoculating another anumal with the discharge

aumas per diem, n'hich fee shall be deemed to cover the cost of food, ounce or person in charge thereof shall pay a fee of one rupee four

attendance and treatment

on application to a Magistrate as it it were a fine (2) Any sum due under the preceding clause shall be recoverable

When the Inspector gives notice under Section 9 of the Act feeding and tending horses which are detained for test or isolation (3) The Executive Officer, Aden Settlenieut, will arrange for

such disinfection shall be regulated as follows and carried out in to the owner or Master of the vessel to have the same disinfected,

ms presence, viz

the deck, hold or other place to be thereupon washed with a limehold or other place which has been occupied by a horse or horses, to be turned on and carefully applied to every part of the deck, (I) In the case of a steam vessel the steam hose superheated

ventilation of the hold This is to be followed by free ounce to the gallon of hot water infected with a solution of carbolic acid in the proportion of one to a gallon of the imewash All iron-work to be scalded and diswash containing carbolic acid in the proportion of one ounce

(3) In every case duckets and feeding troughs to be scrubbed bing with hot water may be substituted for the use of a steam hose with a steam hose the same procedure as above except that scrub-(2) In the case of a sailing ship or a steam ship unprovided

with hot water and thoroughly disinfected with a carbolic solution

In any such notice as aforesaid, the Inspector shall direct In the same proportion as laid down in clause (1)

use or worn by a deceased horse shall be burnt that all bedding, fodder, ropes and other gear which have been in

has recovered the expense (if any) thereby incurred under section Inspector has himself caused his orders to be given effect to and has been, in the inspector's opinion, duly complied with, or the requisition, be detained by the Harbour Police until either the notice aforesaid has not been duly complied with, the vessel shall, on his If the inspector shall be of opinion that such notice as

9 of the Act

ΛI

NOLICE IN HYBRODB

(or person in charge, as the case may be) of a place where a diseased Notice (under section 9 of the Glanders and Farcy Act, 1899) to the owner

Description uoda suu oslou

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patenated

of which you are the

qmectedpublished as specified in the margin)* said Act for the Harbour of Aden and rules made under section 14 of the accordance with the provisions of the person in charge you are hereby (under section 9 of the Glanders and

> and ealled whereas a diseased horse has been in the

Notice is hereby given to you

Farcy Act, 1899, and in

pages 2115 2117 Government Gazette for 1909, Part I, *Xotification No 10767, dated
h November 1909, Bombay

quemojs (a) to have the sailing ship, steamer, &c., disinfected by causing TOSSOT

which has been occupied by a horse (to ‡ be scrubbed with hot applied tot) every part of the deck, hold and every other place (1) (the steam hose superheated to be turned on and carefully

water), and thereupon

 $[\]dagger$ To be omitted in ease of a sailing ship or ressel improvided with a steam hose \dagger To be retained only in ease of a sailing ship or ressel improvided with a steam hose

(2) the deck, hold and every other place as aforesaid to be n taked with a limen ish containing earbolic acid in the proportion

of one onnee to the gallon of limennah

a solution with the perioded and distributed and a solution of a tron-norm of a solution of open of a trop

of hot n iter
(1) The hold to be freely ventilated

(i) All buckets and feeding troughs to be serubbed with hot near and thoroughly distincted with a solution of earbolic acid

nt the proportion of one onne e to the gallon of hot water (δ) ''' o' destron of burmmy all bedding, fodder, rone

(b) To destroy by durining ill bedding, fodder, ropes and all gent which have been used or worn by any diseased horse

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п 760--61

(ខ្លាជិវទ្វ)

Inspector

181

And we trained the chanders and kirey let provides in respect of notices issued thereunder is follows in mely —

On the fulnes or neglect of such owner or other person as aforesaid to comple with the merces within a reasonable time the Inspector shall example the building shed place or lines to be disinfected and the hybrides of control of the hybrides of thangs to be desireded and the expenses (if any) thereby mentred or other things to be desireded on and the expenses of it is need and fine owner or other person as it is need a fine.

LOTES FOR THE SETTLE MINT OF ADINAND CERTAL OTHER MEAS

Noin No 10767 I, R D, Jih Nov 1909, B C, 1909, Pe I, p 2117, as amended by Noin No 6715, R D, 20th July 1911

In exercise of the powers conferred by section 14 of the Chanders and Fire, Act, 1899 (XIII of 1899) the Covernor in Council is pleased to make the following rules for the Settlement of Aden and other areas to which the Act was applied by Government Notification in the Revenue Department, No 7551, dated the 20th July 1908—

The Inspector appointed under section 1 of the Glanders and Eure, Let shall, whenever he has reason to believe from personal knowledge or from information given by any person and taken down in writing, that a diseased horse is to be found in any building, enclosure or place, forthwith proceed to the said building, enclosure or place, that in the presence of the owner or other person then in other place and the presence of the owner or other person then in aspect the said premises and evecute and discharge the duties and poners conferred on him under the Act

The Inspector may, in such entry and search, be accompanied by a Veterinary Practitioner appointed under the Act, or such

Polee officers as he considers necessary, or by both

The owner of the premises or person in charge at the time shall give tree ingress to the Inspector, and shall in every possible way

facilitate the search, and he shall be entitled subsequently to receive from the Inspector a statement in writing of the grounds of entry and, in the event of his premises being infected, shall be furnished with written instructions as to his liabilities and duties under the Act written instructions as to his liabilities and duties under the Act

signed by the inspector

2 The Inspector shall seize and hand over to the Police for detention any horse which he considers or reasonably suspects to be diseased. Such horse shall, as soon as possible and with the exercise of due precautions against contagion to other horses and men, be examined by a Veternary Practitioner and dealt with under the Act. Such precautions shall comprise, in the case of a discharge from the nose, the wearing of a nose bag and in the case of of open sores, the covering up of the same, so far as is practicable with disinfecting powder and cloths and bandages during removal along public roads, and such removal shall, unless there be any sufficient reason to the contrary, be at night. These precautions shall be enforced in all cases where horses have to be moved for shall be enforced in all cases where horses have to be moved for shall be enforced in all cases where horses have to be moved for aball to enforced in all cases where horses have to be moved for aball the enforced in all cases where horses have to be moved for any approach to the contrary.

to hation or disagrant leader the Act.

2. The distinct of distinct as to a track of the parties

3 The owner or person in charge of a horse, which he believes or has reason to believe to be diseased, shall report the case as soon as possible to the Inspector or to a Police officer or other officer authorized to receive such information (who shall at once inform the Inspector) and may remove such horse to any isolated building, within 50 yards of the stable or to a remote part of the building, enclosure or other place in which such horse has been standing, and shall keep it as much as is possible within these limits away from other horses. He shall detain in the stable, until the granting of a license for removal, any horse which has been in contact with or near the diseased horse or in the same line or hillens.

diseased horse or in the same line or building

Except as provided in these rules no person shall cause or pernut any diseased horse to stray or to be worked, led or driven in a public phoroughtere, road, street or place

4 Licenses for the removal of horses which have been with a diseased horse shall be granted by an Inspector under section 11 of the Act on the following conditions, viz —

(1) That the horse to be removed shall be taken direct under such precautions as the Inspector deems fit to prescribe to such place as may be designated by the Inspector, where it can be

conveniently isolated

(2) That while so isolated the horse shall be inspected from time to time at intervals of not more than a week by the Inspector, provided he be a graduate of the Bombay Veterinary College (or be expecially authorized in this behalf by Government), or, if he is not so qualified, by the Veterinary Practitioner

(3) That the horse shall continue at the appointed place in isolation for so long as the Inspector, provided he be a graduate of the Bombay Vetermary College (or be specially authorized in this behalf by Government), or, if he is not so qualified, the

rules shall, on conviction before a Migratrate, be pumshable with Whose er shall be guilty of a breach of aur of the above the promises in the manner prescribed by section 9 of the suil Act supervision, and the expenses shall be recovered from the orner of of seven days, thoy shall be carried out by the Inspector under Police Inspector not being carried out by the onner nithm the period tion of gear, fittings, dung and other articles condemned by the In the event of the dismfection of premises and the destruc-

imprisonment for a term which may extend to one month or with

tino which may extend to Ra 50 or nith both

YBBENDIX I

Form I FORMS

(Notice to be usuned under Rules I and 6, ende section 9 of the Act)

, of which building, ofe, polles bue the building, shed, enclosed space, open place or open lines attented in Notice is hereby given for that whereas a difered horse has been in

you are the owner (or person in charge), you are hereby directed—

(I) the mood-nork of the stable to be thereughly mashed (a) to distrified the said building, etc., by causing

total bouling withit

excholic seid added thereto in the proportion of half a purt of mashed with freshly mized quicklinio and water with crude (2) the wills, wood-nork and ceiling to be seraped and lime-

carbolic acid to overy bucketful of limorash,

(1) the whole of the interior of the said (building, etc.) to be for the space of the needs, and then to be replaced by fresh earth. extly romored to be burne and the flooring to be kept invenenced (3) the flooring to be removed to a depth of 2 feet and the

(b) to destroy by fixe fungated with burning sulphur (or chloring or expolic supour).

bus off more in tase but boot often bus rettill, gand lis (1)

(2) all surplus food and all clothing and other gear which (թյուլգրուն՝ օգօ)՝

ងខ្លួយអង្គា (3) the thatch, bumboo walls, matting and all temporty have been used by, or been in confret with, any discrete horse,

Vole.—Hows moludo asses and mulos

Date and place

taspector under the Chanders and Farey. Act

FOP'N II

the undermentioned horses, which have been in the same field, building I hereby grant to there enter mane) the orner or person in clearge of (License to be resuch under Rules & and b, eide section 12 of the Act)

on the following conditions шол or place, or in courtiet with a diseased horse, license to remove the same

(1) That the horse to be removed shall be taken under the

following presentions (hero enter Precontions)

тие Устегилаг Разстионег to time at intervals of not more than a week by the Inspector or by emit mori buteepenied flaile error afte hat loer of alin was ill (2)

red thou so long as the said inspector or Practitioner deems it neces-(3) That the horse shall continue at the appointed place in

sary to have it under treatment or observation

(1) That the horse whilst so reduced may be subjected to any

- elect unaffoliol out lo

mollet I(n)

(q))[cqicinuj

(c) incentifing the horse with its own discharge

(d) Inoculating another horse with the discharge

shill per a tee of one rupee four annas per diem, which fee shall be (5) That the owner or person in charge of the horse so isolated

deeneed to cover the cost of food, ettendance and treatment

भाग र भाग प्रमान हो हो स्वयंत्राच्या स्वयंत्रात हो स्वयंत्रात स्वयंत्रा हो स्वयंत्रा स्वयंत्रा स्वयंत्रा स्वयं $N = -\lambda n$ sum and the under the preceding condition shall be recoverable

(Here enter horses with their description)

Note -- Horses meludo assos and mulos

Deter and place

Inspector under the Glanders and Farcy Act

Нови III

, have this day or to have been in charge of It is hereby certified that the undermentioned horses, said to belong to (Certificate to be issued under Rule 7, vide section 8 of the Let)

Glanders and Firer Act, 1899 been examined and found to be diseased within the meaning of the

(Here enter horses nith their description).

Date and place

Vetermary Pricritioner under the Glanders and Farcy Act

YPPEXDIX II

Horn-sickness, and for the application of the Mallein Test) (Instructions for the diagnosis of Glanders, Farey and South African

bi the following simptoms — (1) belinders is a malignaut, contrguous and fatal disease, characterised

nostrils, ulcers on the mucous membrane of the nostrils, the discharge of sticks material from the nose which sticks about the Incre 15ed temper strute, swelling of the glands under the jaw,

annual gots very thin, in some eases dies rapidly and in others course of the lymph thes of the face, lings become affected, oyes are neak and often discharge, absecesses form along the

tres for some needs

— ыпоздикля (2) Farcy is another form of Glandors and presents the following

generally soon dries and forms a yellow crust on the surface of and give exit to a thin purifent yellowish material, which ternd gol out to closest off guote arrol ebud round иниенея mere ising and decreasing anddenly and attended with pain and fucre ised tomperature, the legg anell, presenting an imover surface,

τουμι οημ

minimeable from one animal to another by insects especially inosquitos, An opisootic disease occurring in horses, miles and donkeys com-(3) Instructions for the dagmons of South African Horse sichuess

This disease appears in several forms which are probably framm bornord a for equality of the bina

рх сро Бистепс expressions of the intensity of the dose of toxin which has been received

There are three chief forms, in which the disease is found and eases can

displaying the characteristic signs of one or more of these forms be classed under one of these three heads though in my cases will be found

and shivering, in a ked difficulty of breathing, failure of the heart's action (1) The aente form high forer accompanied with great prestration

nuless a post mortem examination is made—it is the most intense form and Therefore this form is difficult to diagnose appear externally during life of ment for the found but do the takes place too rapidly for them to and death within two or three days. Post mortem signs of horse sickness

is commonest at the commencement of an enthreik

the blood-vessels into the lings days, the annual being suffocated by the fluid which is poured out from The lung form of horse-sickness is most often fatal nathm four to five the oyes, equang its disappearance, and the presence of a distinct timour most important, and early signs of the disease, the smelling of the preof colour of the eye-membranes and the muer side of the menth, and the A profitso yellowish serous discharge of froth from the nostrils, dark red sounds in the lung succeeded later by an entire absence of bre th sounds, prostration, rapidity of breathing with hearing of the fluids, moist (2) The typical form lung sickness marked by foror with shivering and

of course common to the lever of any other diseases of an reute mature pactout it it is been observed to full the normal or below it The fovor is usually ligh 101-107° but with the exhinistion of the

diseaso of this land is the fact of common observance that the horse The most remarkable departure from what one expects in a solvere

yollow colour this is also found bolund and at the yides of the und-pppe observed to be conted with a mass of jelly-like material of a greemsn On oranimation of the body after death, the surface of the lungs is continues to eat until he actually falls down to dro

ubstance present preumonus so free in exidation of fluid on section nor is the Jelly-like condition of the ling tesne itself. There is not honever in neute lobar oldard out in the solid state of the ling and secondly in the trable resempting a preumonic change, the resemblance to preumonia is thus In places the ling tissue breaks donn on pressure thus pure punq est sped blood corpuscies and there is neneral intense congestion of an Meroscopically the langs cells are seen to be distended nath poured out in gre it quantities in a moment or the after section of the ling This hing exidation is a most readily observed phenomenon, being character as that "Huch was observed at the nostrils of the annual during with grey patches and a reddish fluid is poured out with a froth of the same completely on section they present a peculiar brick red colour mottled The lings are snollen and fill the chest of the limbs and abdoment and the great resels of the neck. It is also found among the muscles

The detries found soft and dilated the covering day will be full of fluid and allong the fluid and the jells, will be present as a rule on its halls and among the

The creat of the abelongs contains fluid of a greensh colour and th

The civit of the abdomen contains fluid of a greenish colour and the jelly will be observed in places. The brief is large dark and congested as ite ilso the kidners, the stom ich is usually full of undigested food

(3) The third main form of horse sichness is thick head (dikkop) "hich is the least micense form of poisoning and accordingly is the form from "hich recovery most often takes place, and "hich, if it proves fatal

eventually, will do so after a longer course

The armptoms must be summarised thus fever of moderate intensity with prostration, red eye-membranes and obliteration of supra-orbital pit, swelling of the lips with drooping of the lower up and dark red colouration of the incide of the month, swelling of the head especially round the lower 1 m angle causing the animal to look as it he had the mumps. This swelling of the jan, mill later extend up past the ears to the top of the head swelling of the lips of the residung of the later of the need, large smellings will appear on and along the line of the residung in the need, large swellings will appear on

the legs, rbdoinen and between the front legs.

Death may take place after a neek or the case may go on for three or four neeks—these are the croses from n bich there is a chance of recovery may be these are the croses from n bich there is a chance of recovery the contract of the contract part has a place of the contract of the cont

four neeks these are the cases from which there is a chance of recovery under treatment, stummants and perfect rest deing the main indications to de observed

In destringuishing three forms of horse-sickness, it must be borne in mind that this is only done for convenience of description the disease. being one and the same and the symptoms tarying according to the degree.

of intensity of the poisoning
On examination of the body of the last or least intense form the

) ellon jelly is found generally distributed in the swellings, of which it is the cause One form mass into the other either μ the direction of death of

One form may pass into the other either in the direction of death or recovery thus an animal who has nell-developed thichhead and has been ill many days suddenly shews the froth at his nostrils and dies rapidly, and again, an animal may at first shew well-marked ling

and if a horse is worked at all after he has contracted the disease, he Overn ork and under-feeding are certain death narrants succump carly ther an illness of neeks Horses in bad condition almost myanabli symptoms, and pass into the thicklead condition and eventually recover

nill develop lung symptoms and die

the aumal in his own serum from the blood-vessels in the lung n luch has been described as drowning to acrate the blood this mability is produced by the exudation of fluid The cause of death is suffocation from madility of the lung substance

being the tendency to serous escapes in derideri which are sometimes so General exudations of this kind are known in pathology, a familiar instance exudation into the connective tissue which is found throughout the body The yellow jelly which is found in every ease is of course a serous

horse in the ling sickness sudden and acute that the patient dies drowned in his own serum like the

Of horses, mules and donkeys, the first named seem the most severely

Cold and exposure bring out the disease in horses who have the poison affected by disease and the last named the least

(1) Instructions for the application of the Mallein Test mout ai

Directions for using English Mallein

tuyen once or twice on the day defore the test is applied The rectal temperature ought to be stable and protected from draughts While under the mallem test horses ought to be left at rest in the

an asbestos piston, as the whole instrument may then be sterilized The best form of syringe is one nith with a clean hypoderime syringe Is ought to be injected about the iinddle of the side of the nech, The dose of mallem for a horse is one cubic centimetre, or 18

by boiling it in nater for five minutes before use

tissue, and eare must be taken that the whole dose is actually introduced The mallen must be injected into the subcutaneous connective

oth, 12th and 15th hours afternards The temperature must be taken at the time of injection, and at the

the horse is glandered, but it will remain practically unaffected (under injection, it will rise 2° or more (103°-105°) during the next 15 hours it Provided the temperature nas normal (mader 101° F) before the

102") if the horse is not glandered

glandered horses viries from 5 to 10 inches The mizimum chameter of this suching m before the 3rd or 1th day during the second 21 hours after the injection, and it seldom declines When the horse is glandered this goes on increising in size Attention must also be paid to the swelling that forms at the sent

thoost entirely disapposited. Its maximum diameter is usually about maximum aixe during the first 15 hours, and by the 21th hour it has In horses that we not glandered the local suching attains ne

8 When the temperature gradually rises from the normal to 104° during the first 15 hours and a large slowly disappearing swelling forms at the seat of injection, the horse may confidently be declared glandered

9 If, with a normal temperature at the time of injection, a horse displays only the temperature reaction, or only the local teaction, the case must be considered doubtful, and the test repeated after the lapse of a week

THE CITY OF BOMBAY GLANDERS AND FAROY RULES, 1919

Not No 435 (I), R D, 11th Feb 1920, B G, 1920, Pt 1, p 480

In exercise of the powers conferred by section 14 of the Glanders and Earcy Act, 1899 (XIII of 1899), the Governor in Council is pleased, in supersession of the rules published in Government Notification in the General Department, No. 5424, dated 25th November 1899, as subsequently amended, to make the following rules for the City of Bombay, excluding the harbour, for the purpose of carrying into effect the excluding the harbour, for the purpose of carrying into effect the purposes and objects of the said Act, namely —

Preliminary

Rules, 1919
These rules may be called the City of Bombay Glanders and Farcy

I (1) The owner or person in charge of a horse which he believes or has reason to believe to be diseased shall report the case immediately to the Inspector appointed under section 4 of the Act or to a Police Officer who shall at once inform the Inspector Such owner or person shall remove the animal to any isolated building within 50 yards of the stable, or to a remote part of the building enclosure or other place where the animal has been standing, and shall keep it, as much as is possible within these limits, away from other horses, (2) such owner or person shall detain in the stable until the granting of a license for removal, any horse which has been in the same enclosure, building or person shall detain in the stable until the same enclosure, building or person as an contact with, a diseased horse

3 (1) The Inspector shall have power to enter any building, enclosure or place where horses are stabled or kept and in the presence of the owner or other person then in charge, or, if such owner or person is absent, in the presence of an officer of police to search the premises and to inspect all horses found therein and to execute and discharge the duties and powers all horses found therein and to execute and discharge the duties and powers

conferred on him under the Act (2) The Inspector may in such entry and search be accompanied by a

Astermary Practitioner appointed under the Act or by such police officers as he considers the Act or by such police officers

3 The owner of the premuses or the person in charge thereof at the time shall give free ingress to the Inspector and persons with him and shall in every possible way facilitate the search, and he shall be entitled, in the event of his premises being infected, to receive written or printed in the event of his habilities and duties under the Act igned by the instructions as to his habilities and duties under the Act igned by the

Inapector H 780---62

4 (I) The Inspector shall seize any horse which he considers discased or which he reasonably suspects of being so. Such horse shall, as soon as possible and under such precautions a the Inspector deems fit to prescribe, be removed to a place to be prescribed by the Inspector where it can conveniently be detained and isolated by the Principal of the Bombay be tto where the horse shall be detained by the Principal of the Bombay retto where the horse shall be detained by the Principal of the Bombay Vetermary College

(2) The precautions ordinarily to be prescribed by the Inspector shall comprise, in the case of a discharge from the nose, the wearing of a nose bag, and in the case of open sores the covering up of the same, so far as is practicable, with disinfecting powder and cloths and bandages during removal along public roads, and such removal shall, unless there be any sufficient reason to the contrary he at might

any sufficient reason to the contrary, be at night

5 The horse having been removed to the place prescribed by the Inspector shall as soon as possible be examined by a Veterinary Practitioner appointed under the Act, who, with as little delay as possible shall report to the Inspector whether the animal is diseased or not The Inspector shall thereupon inform the owner of the result of the Veterinary Practitioner's examination

Vetermary Practitioner's examination

6 Before submitting his report on the condition of the horse, the Vetermary Practitioner for the purpose of his examination may submit

the horse to any of the following tests —

(a) Detention for one calendar month under observation

(b) Mallein Test or Tests

(c) Bacteriological Tests

stall to agen adt at (V)

(d) In the case of Epizootica Lymphangitis, microscopical examination of pus or other pathological material from abacesses, some or other lesions

(e) In the case of Surra, microscopical examination of the blood

Whilst isolated and detained for ob ervation, the horse shall be imspected from time to time at intervals of not more than a week by a Vetermory.

Vetermary Practitioner appointed under the Act

T On a certificate from the Vetermary Practitioner that a horse is diseased, it shall, unless the disease is other than Glanders or Farcy and the Vetermary Practitioner considers treatment desirable, be destroyed humanely in the presence of the Inspector and the carcass disposed of by burning under supervision of the police. Except with the sanction of the Inspector and for the purpose of burning it, no person shall remove of the Inspector and for the purpose of burning it, no person shall remove.

the carcasa or any portion of it Provided that no horse suspected to be suffering from Lymphangitis Epizootica or Surra shall be destroyed, until the microscopical test specified in rules 6 (d) or (e) has been applied and the disease ascertained

8 (1) Whenever a horse is detained for observation, test, treatment, or isolation the owner or person in charge thereof shall be required to provide food and an attendant and to pay a fee of two annas per diem for treatment, and in the case of surra four annas per diem, or, in the

the cost of food, attendance and treatment one rupes and two annas per diem, which fee shall be deemed to corer alternative, to pay a tee of one rupee per diem and in the case of surra

(2) Any sum due under the preceding clause shall de recoverable,

on application to a Magistrate, as if it were a fine

month under the observation of the Vetermary Practitioner removal provided the horse in question has been detained for one calendar one calendar month, the Vetermary Inspector may usue a license for in charge of the and horse failing to apply for a license for removal within that the horse is free from disease. In the event of the owner or person by a Vetermary Practitioner, appointed under the Act, who is satisfied be issued by the Vetermary Inspector only, when authorised in writing has been obtained from the Vetermary Inspector гиср псепве вруп by the owner or person in charge in the stable until a ucease, for removal in the same two or building, enclosure, field or place shall be detained Any horse which has been in contact with a diseased animal or

be prescribed by the Veterinary Practitioner and such dismiection shall and other articles in or near to the building, enclosure or premises as $\max_{\mathbf{y}} \mathbf{y}$ or other premises and destruction of dung, litter and waste food, gear mithin seven days, carry out such dismfection of such building, enclosure, or other premises which have deen occupied by any diseased horse, shall, (I) The owner or person in charge of any building, enclosure

pe curried out in the presence of the Inspector

process of thorough dirinfection to be prescribed by the Veterinary by fire) the whole of the unterior of the stable shall be subjected to a removal of all dung, temporary fittings and other articles for destruction if the position admits of this being done with safety, and (after complete auch as thatch of grass or leaves, bamboo walls or matting, shall be burned, with the diseased horse shall be burned, temporary building materials, also clothing and other gear which has been used by or been in contact (2) In all cases dung, surplus food and litter from the infected able,

and replaced by fresh earth not renewed for the space of two weeks, the removed earth being burnt or masonry, the whole flooring shall be removed to a depth of 2 feet and Should, however, the flooring be of other material than stone, cement water) to all the fittings of the stable and the whole interior of the building in water (in the proportion of 8 oza of bleaching powder to one gallon of and the application of a freshly prepared solution of bleaching powder Work and floor (if it be of stone, cement, or masonry) with boiling water, wood work and ceiling and the thorough cleaneing of the wall, wood (3) Such process shall ordinarily include the scraping of the walls,

prescribed by the Vetermary Practitioner, they shall be carried out by days or not deing carried out in strict conformity with the directions certised out by the owner or person in charge within the period of seven fittings, dung and other articles condemned by the Inspector not being In the event of disinfection of premises and destruction of gear,

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the Inspecttor under police aupervision and the expenses shall be recovered from the owner of the premises or from the person in charge in the manner prescribedby rule $8~(\Omega)$

12 Except as provided in these rules, no person shall intentionally or to be worked, or negligently cause or permitany discased horse to stray or to be worked,

led or driven in a public thoroughture, road, street or place

13 Whoever shall be guilty of a breach of any of the above rules shall on conviction before a Magistrate be pumishable with imprisonment for a term which may extend

to rupees fifty or with both

14 The Principal of the Bombay Veterinary College, who is the controlling officer of the Clanders and Earcy Department in the City of Boinday, may award to the Inspector at Whose instance any conviction is obtained under the Act a sum not exceeding half the amount of any

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Contistence under rule 9 of the rules unrier the Aunders and Furcy Act, 1899, Jor the Cuy Bombuy

1, Yotorinary Practitioner for the City of Bombay, appointed by the Governor of Bombay in Council under the Chanders and Tarcy Act, 1899, by Motification Mo , Bombay Government Gazette for , Part , Part , page , increby eertify as follows —

A horse which have been in the same enclosure, building or place

as or in contact hylth a diseased horse, for have be

ot on Band of ones of Broled of Diago of the have been in charge of the said Act by Inspector of the beat and act by Inspector of the beat of the said Act by Inspector of the said Act by Inspector of the beat o

191 , exammed and tested by me and I find they are free from

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 D_{ii} ted

(Signed)

Υοτιστης Ρεαιτιπουρ. Οιτη οι Βοπραγ

И клоЧ

Certificate under section 8 of the Glunders and Farey Act, 1889

(Vide rule 5)

I, Abeterinery Presentioner for the City of Bombay, appointed by the Governor of Bombay in Council under the Clanders and Earcy Let, 1899, by Notication No., Bombay Government Gazette

161 Dated to be free from the multive and the sold Act exammed the same and find bosroab od of and eved I, TGT to yab been seized under the said Act by Inspector भूषार भूष १ or to have been in charge of said to belong to *eston A , hereby certify as - enollot byge ' , Part

(paulig)

Orty of Bombay **Vetermary Prachtioner**,

Повы III

Report of Velerinary Practitioner

· Bom-Clanders and Free Act, 1899, by Notification No Bombay, appointed by the Governor of Bombay in Council under the , Vetermary Prachitioner for the City of Certificate unider section 8 of the Clanders and Farcy Act, 1899

or to have orguolad of bies traf. - amollot as tuttes edeted, TUCTOIL I. bay Government Gazette for

decision within the meaning of the said Act and must be determed the same and tind that it may reasonably be snapected of being to yab प्राप्ता वरणा । been beized under the said Act by Inspector nsving heen in charge of

definite opinion can de given under observation and submitted to the preserrbed tests before a

(Signed)

Harbour of Bombay City of Bombay Vetегиалу Practitioner,

FORM IV

been with a diseased horse License for the removal of the undermentioned horses which has License under section II of the Glanders and Farey Act, 1899

ance with the provisions of the rules made for the City of Bombay under Under section 11 of the Glanders and Barcy Act, 1899, and in accord-

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turne enter description by breed, eaz, colour, apparent age, brand and other marks of mondaned roins only

to vab

described in the certificate appended hereto, heener to remove the same the owner or person in charge of the hores, IGI

disease by the Vetermary Practitioner as per certificate appended the said horse hours been declared free from

section 11 of the said Act, I liereby grant this

1nspector

THE BONBIX HARBOUR GLASDERS 1/D FIRCY RULES, 1919

Noin No 135 (II), R. D., IIIN F. & 1920, B. C., 1920, Pt. I., p. 183

-/շէ, ոռաշկչ tor the purpose of carrying into effect the purposes and objects of the said quently amended, to make the following rules, for the Harbour of Bombay General Department, No 5121A, dated 25th November 1899, as subsesupersession of the rules published in Government Motification in the Farey Act, 1899 (XIII of 1899), the Covernor in Council is pleased, in In exercise of the powers conferred by section 11 of the Chanders and

Ereliminary

and Earcy Rules, 1919 These rules may be called the Bombay Harbour Clanders

until authorised to lower them by the Inspector under the Act under the Act on duty at the Harbour and shall keep these hags hymy hoist the " M" hag under the ensign for the information of the inspector more horses on board shall give information thereof to the pulot and shall The master of any 1 essel which arrives in the harbour with one or

10 and 11 of the Act and of these rules and the master shall give such The pilot shall deliver to the master printed copics of sections 2,

copies to the overe or person in charge of the horse or horses

horses on board and shall earry out the duties imposed upon him by in charge of the horse or horses, if present, mapeet the said horse or of the master or some other officer of the research and of the owner or person under the Act shall proceed on board the versel and shall in the presence As soon after the arrival of the vessel as possible the Inspector

The master of the vessel shall not permit any horse to be landed

has been given by the Inspector for him to do so until it has been inspected by the Inspector under the Act and permision

his mapection and search the persons, it any, accompanying him and shall in every way facilitate in charge of the horse or horses shall give free access to the Inspector and The master and every officer of the vessel and the owner or person

tioners appointed under the Act or police officers as he may deem vessel be accompanied by such other Inspectors or Veterinary Practi The Inspector may, when making an entry and search of any

The the unserved the vessel or the priot or an officer of police or of the enstones depirtuient has reason to believe that the horse or any of the horse on be red as diseased, he shall at once give information thereof to the Inspector on that a the Harbour or to the Superintendent of the Dock or Viter Police whose duty it shall be to report the matter to the Inspector

8 Water Police that there is reason to believe that a diseased horse is on board reason, he shall exist the same to be taken clown in writing and

shill it once inform the Inspector on duty at the Harbour

9 If through any uniorescen circumstances the services of the Inspector on duty at the Hirbour shall not be unmediately available, application vall at once de unade by the police constable on duty at the Hirbour to the nearest inspector or to the other of the Controlling officer it when the the other of the Controlling officer.

of the department it the Bombay Vetermary College, Parel

10 The inspector shall sense any horse which he considers diseased or which he reasonably suspects of being so. Such horse shall, as soon as possible and under such precentions as the Inspector deems fit to prescribe, be removed to a place to be prescribed by the Inspector where it can conveniently be detained and isolated by the police, such place already ordinarily be the Government Largarette.

The precinitions ordinarily to be prescribed by the Inspector shall comprise, in the ease of a discharge from the nose, the wearing of inose bag ind in the ease of open sores the covering up of the same, as far is practicable, with dismiscining powder and cloths and bindages during removal along public roads, and such removal shall, unless there be any sufficient reason to the contrary, be at shall, unless there be any sufficient reason to the contrary, be at

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II The horse hiving been removed to the place prescribed by the Inspector for detention and isolution, shall as soon as possible be examined by the Vetermiry Prectitioner who, with as little delay as possible, shall report to the inspector whether the animal is diseased or not. The Inspector shall thereupon inform the enimal is diseased or not. The Inspector shall thereupon information of the result of the Vetermary Prectitioner's examination.

12 Before submitting his report on the condition of the horse the Vetermiry Precitioner for the purpose of his examination may submit

the horse to any of the following tests — the horse to any of the following tests — (a) Detention for one calendar month under observation

(d) Mullent Test or Tests

este of It orgological Tests

Уесетиату Ргаесісіонет

(d) In the case of Epizootica Lymphangutes, microscopical external from abscesses sores or other leading

(c) In the case of Surra, interoscopical examination of the blood Whilst isolated and detained for observation the horse shall be mappeted from time to time at intervals of not more than a neek by a

On a certificate from the Vetermary Practitioner that a horse as diseased, it shall, unless the disease is other than glanders or farey and the Vetermary Practitioner considers treatment destrable, be destroyed the Vetermary Practitioner considers treatment destrable, be destroyed humanely in the presence of the Inspector and the carcass disposed of the Inspector and tor the purpose of burning in person shall remove the carcass or any portion of it.

Provided that no horse suspected to be suffering from Lymphangius specified in Rule 12 (d) or (e) has been applied and the disease ascertained if (1) Whenever a horse is detained for observation, test treatment or isolation the ourse to horse in the charge that the country of

or isolation the owner or person in charge thereof shall be required to provide food and an attendant and to pay a fee of two annas per diem, ind to pay a fee of one rupee per diem, and in the case of Surra one rupee two annas per diem, which fee shall be deemed to cover the cost of food and restment

(2) Any sum due under the preceding clause shall be recoverable on application to a Magistrate, as if it were a fine

15 Xo person in charge of any horse which has been in contact with i discardance or in the same ressel or place shall disembatk the horse

without a license authorisms him to do so granted by the Inspector

16 A beense to disembark the horse or horses which has or have been in contact with a diseased horse or in the same vessel or place may be issued by the luspector on the condition that it or they abill forthwith be disembarked and removed direct to such place is shall be prescribed by him and their examined by a Vetermary Practitioner and it deemed necessary by the said Vetermary Practitioner durder observation

Li sluk in bedroesty remannel and metes or betoeldue kna To lessen was in aned sed espoil bespesib was notified to

IT When any diseased horse has been in any vessel or place the linspector may issue a notice under section 9 of the Act to the owner, the owner s agents or to the master of the vessel to have the vessel or place and the internal fittings thereof intended to accommodate horses and the internal fittings thereof intended to accommodate horses disinfected (or in the case of the fittings to have them desirozed) in such manner as shall be prescribed by the Inspector

The following manner of disinfection shall ordinarily be carred

-- 217 'ano

(I) All waste fodder, dung, urme and excrement whatsofter shall be removed and the fittings, deels, holds, bulges or other places which have in any way been contaminated by the horses thoroughly washed and cleaned by means of the horse where applicable

(II) After this in the case of a steam ressel the steam hose superheated shall be turned on and carefully applied to every part of the horse artings, the decks, holds or other places which have been occupied by horses or which have been contaminated with their occupied by horses or which have been

exerement or discharges

nith nater beheavy Viliguorott od llade oloiln ott trintosinicib oft to nortroliqqi. in 50 of Carbolic Acid or Cresol solution. Three home after the structures of the ship shall be washed with a solution of one of one in 200 of corresive sublimits and the decks and permanent thoroughly serred than washed over with a coloured solution nith steam hose the horse fittings, feeding pans, etc., shall be (111) in the case of a sailing vessel or a steamship improvided

(IV) The horse fittings shall then be nashed with freshly

propured hate wash

tubs shall be seembled with hot water and disinfected with a solution (V) in overy case duckets and feeding troughs and watering

of Carbolic Leid of Cresol in the proportion of one in 50

by a discased horse stall be burnt all heading, fodder, ropes and other gear which have been in use or worn In any such notice as Moresaid the Inspector shall direct that

section 9 of the Act to and has recovered the expense (if any) thereby meurred under nith or the inspector has himself caused his orders to be given effect orther the notice has been in the Inspector's opinion duly complied requisition, be refused to the vessel by the Collector of Customs mital has not been duly complied with, port clearance shall, on his If the Inspector shall be of opinion that such notice as aforesaid

for a term n bich may extend to one month or with fine which may extend shall on conviction before a Magistrate be punishable with imprisonment Micourt shall be guilty of a breach of any of the above rules

to rupees lifty or with both

Говы I

Report of the Velerinary Praelitioner

ted Harbour of Bombay Cortificate under section 8 of the Clanders and Farcy Act, 1899,

oStd , heroby cortify as follows --, Part Bombay Government Gazette for under the Glanders and Farcy Act, 1899, by Motification No Harbour of Bombay, appointed by the Governor of Bombay in Council , Votorinary Practitioner for the

ło , been in charge of , or to have pelong to or place as or in contact with the diseased horse, of bine which has been in the same enclosure, building A Horson

nonvointinon * Hore enter description by breed, sex, colour, apparent ago, brand and other marks of

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Certificate under section 8 of the Glanders and Farcy Act, 1899
                  Report of the Veterinary Practitioner
                            FORM III
  Harbour of Bombay
    Vetermary Practitioner,
                              (bangid)
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                                                              Dated
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                to be diseased
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                having been seized under the said Act by Inspector
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, Part , page , hereby certify
                                                 Gores minent Gazette for
                Clanders and Farcy Act, 1899, by Notification No
Rompail
of Bombay, appointed by the Governor of Bombay in Council under the
, Vetermary Practitioner for the Harbour
                           (Vide rule 11)
    Certificate under section 8 of the Glanders and Earcy Act, 1899
                 Report of the Velevinary Practitioner
                              пови П
  Harbour of Bombay
   Vetermary Practitioner,
                           (Signed)
                                        761
                tested by me and I find the same free from disease
ezammed and
                    561
                 \frac{pva}{pva} peem this
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                which was seized under the said Act by Inspector
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                 TOGYT ENTER AND ORDERS UNDER
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Certificate under section 8 of the Glanders and Farcy Act, 1899.

I
Bombay, appointed by the Governor of Bombay in Council under the Governor of Bombay, appointed by the Governor of Bombay in Council under the Government Gazette for Bombay certify as follows—

A horse*

A horse*

said to belong to , or to have been in charge

to , 10, 10 to the said Act by Inspector to seized under the said Act by Inspector to seid to you this

^{*} How onter description by breed, sor, colour, apparent age, brand and other marks of identification

ченице общои счи ро вілоп under observation and submitted to the prescribed tests before a discussed within the meaning of the said Act, and must be detained exammed the same and find it may reasonably be suspected of being

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Dated

(Signed)

Harbour of Bombay Votermary Practitioner,

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Lie not under section II of the Glanders and Fare filely 1899

with a diseased horse Lie ense for the removal of the undermentioned $\frac{horso}{horso}$ n high $\frac{has}{havo}$ been

the owner or person under section 14 of the said Act, I hereby grant this lo yab vadmed to med and the Hules made for the Harbour of Bombay Under section 11 of the Glunders and Farcy Act, 1899, and in accord-

appended hereto heerete to remove the same from in charge of the undermontioned horse described in the cortificate

the said $\frac{h_0 r_0}{h_0 r_0 s_2}$ having been declared free from disease by the Veteri-

nary Practitioner as per certificate appended

Inspector

THE BONBAY GLANDERS AND FAROY RULES, 1920

Noin No 2507, R D, 24th Aug 1920, B G, 1920, Pt I, p 2372

These rules may be called the Bombay Glanders and Farcy carrying into effect the purposes and objects of the said Act, namely ing Sind, Aden and the City and Harbour of Bombay, for the purpose of amended, to make the following rules for the Bombay Presidency exclud-Rovenue Department No 5542B, dated 3rd August 1901, as subsequently supersession of the rules published in Government Votification in the Farcy Act, 1899 (XIII of 1899), the Governor in Council is pleased, in In exercise of the powers conferred by section 14 of the Glanders and

ozeluding Sind, Aden and the City and Harbour of Bombay They shall apply to the whole of the Bombay Presidency Rules, 1920

with, a diseased horse n hich has been in the same enclosive, dividing or place as, or in contact detain in the stable, until the granting of a license for removal, any horse these limits, and from other horses, (2) such owner or person shall animal has been standing, and shall keep it, as much as is possible within stable, or to a remote part of the building, enclosure or place where the remove the animal to any isolated building within fifty yards of the who shall at once inform the Inspector Such owner or person shall the Inspector appointed under section 4 of the Act or to a Police Officer, has reason to believe to be diseased shall report the case immediately to (1) The owner or person in charge of a horse which he believes or

all horses found therein and to execute and discharge the duties and in the presence of an officer of police, to search the premises and to inspect owner or other person then in charge, or, if such owner or person is absout, or place where horses are stabled or kept and in the presence of the (I) The Inspector shall have power to enter any building, enclosure

(3) The Inspector may in such entry and search de accompanied by a powers conferred on him under the Act

as he considers necessary or by both Vetermary Practitioner appointed under the Act or by such police officers

metructions as to his habilities and duties under the Act signed by the an the event of his premises being infected, to receive written or printed shall in every possible way tacilitate the search, and he shall be entitled, tune shall give tree ingress to the Inspector and persons with him and The owner of the premises or the person in charge thereof at the

(1) The Inspector shall seize any horse which he considers diseased Inapector

it can consenently de detained and isolated by the police prescribe, be removed to a place to be prescribed by the Inspector where as possible and under such precautions as the Inspector deems at to or which he reasonably suspects of deing so. Such horse shall, as soon

(2) The precautions ordinarily to be prescribed by the Inspector shall

be any sufficient reason to the contrary, be at night during removal along public roads, and such removal shall, unless there es is procticable, with disinfecting powder and cloths and bandages bag, and in the case of open sores the covering up of the same, so far comprise, in the case of discharge from the nose, the meaning of a mose

The Inspector shall thereupon inform the owner mal is diseased or not tioner who, with as little delay as possible, shall certify whether the am-Inspector shall as soon as possible de examined by a Vetermary Practi-The horse having been removed to the place prescribed by the

Practitioner for the purpose of his examination may submit the horse to (1) Before certifying on the condition of the horse, the Veterinary of the result of the Vetermary Practitioner's examination

any of the following tests –

(b) Mallem Test or Tests (a) Detention for one calendar month under observation

(c) Bacteriological Tests

(d) In the ease of Lymphangutis Epizootica, microscopical oxaministion of pus or other pathological material from abscesses,

sores or other legions

(c) In the case of Surra, mieroscopieal examination of the blood
Whilst isolated and detained for observation, the horse shall be mapseted from time to time at intervals of not more than a neek by a Vetermary laspector

(2) In the erso of Surrrand Lymphanguis Epizootica it shall be sufficient for the purpose of his examination under rule 5 if the Veternary Prietitioner subjects to uncroseopied or breteriological examination material submitted to him for the purpose by the Veterinary Inspector

if the litter be a griduite of a Vetermary College

7 A horse certified by the Vetermary Practitioner to be diseased shill imless the disease is other than Glanders or Farey and the Veterinary Practitioner considers treatment, or, in the case of Surra, by burnal, and the errerss disposed by burning, or, in the case of Surra, by burnal, under supervision of the police. The Inspector shall be present when the horse is destroyed. Except nith the sanction of the Inspector and for the purpose of burning it, no person shall remove the carcass or any portion of it

Provided that no horse suspected to be suffering from Lymphangitis Epizootic, or Surra shall be certified to be diseased, until the microseopreal test specified in ride 6 (1) (d) or (e) has been applied and the disease

ascertamed

8 (1) Whenever a horse is detained for observation, test, treatment or isolation, the owner or person in charge thereof shall be required to provide food and an attendant and to pay a fee of two annas per diem for treatment, and in the case of Surra four annas per diem, or, in the illement, to pay a fee of one rupee per diem and in the case of Surra shemmand in the case of Surra one rupee and two annas per diem, which fee shall be deemed to cover one rupee and two annas per diem, which fee shall be deemed to cover one rupee and two annas per diem, which fee shall be deemed to cover

the cost of food, attendence and treatment (2) cost of food, attendence and treatment clause shall be recoverable, or

(2) Luy sum due under the preceduig clause shall be recoverable, on pplieation to a Magistrate, as it it were a fine

o thy horse which has been in contact with a diseased animal or in the same line or building, enclosure, field or place shall be detained by the owner or person in charge in the stable until a license for its removal has been obtained from the Veterinary Inspector only, on a written order to that effect is need by the Veterinary Practitioner, who may subject such horse to signed by the Veterinary Practitioner, who may subject such horse to

any or all the tests preseribed in rule 6

10 If a person entitled to take possession of a horse under section 8 (2) of the Act is not present to receive it or refuses to receive it, the Inspector shall forthwith serve upon him a notice requiring him to remove the horse within seven days from the date of the notice. The said notice may be served either personally or by registered post or by leaving it at the last enem residence or place of business of the person believed to be entitled to the possession of the horse, and in the last case a copy of the notice shall be placed at the police station within the local limits of which the shall be placed at the police station within the local limits of which the

notice, then, under the orders of Verermary Practitioner or the Collector, horse mas sensed the horse is not removed within the pend of the

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remain after meeting charges due from the owner may be returned (a) sold to defray expenses, in which case any balance that may

that period being credited to Government, or date of the sale, any balance remaining unclaimed on the expury of to the orner on his claiming the same within two months from the

-tuq on to ansys and an destroyed in the event of no pur-

chaser coming formard.

(2) In all cases dung, surplus food and litter from the infected stable, and such disinfection shall be carried out in the presence of the Inspector by Government, or, it he is not so qualified, by the Veterinary Practitioner, graduate of a Vetermary College or be specially authorised in this behalf the premises as may be prescribed by the Inspector, provided he be a truction of dung, litter and waste food, gear and other articles, in or near such disinfection of such building, enclosure or other premises and deswithin seven days from the service of a notice in this dehalf, carry our other premises which have been occupied by any diseased horse shall, (1) The orner or person in charge of any building, enclosure or

being burnt. When a floor is removed, it shall be replaced after the shall be removed to a deprh of eighteen inches, the removed material Vetermary Inspector and the flooring, it of earth or wooden boards, mash or mashed mith any other disinfectant fluid prescribed by the carbone send in the proportion of half a punt to a bucketful of time mith freshly mixed quicklime and mater, to which shall be added crude mood-work and floor (if of masonry) shall be scraped and floor in properties of the stable shall be thoroughly mashed mith boiling water. the walls, porary fittings and other articles for destruction by fite) the wood-work regard to public satery, and (after complete removal of all dung, temgrass or leaves, bamboo walls and marting shall be burnt with due or disinfected by fire, temporary building materials such as thatch of used by or been in contact with the diseased horse, shall be buried, boiled also clothing and other gear and clothing of attendants which has been

prescribed by the Vetermary Inspector or by the Vetermary Pracritioner, days or not being carried out in strict conformity with the directions carried out by the owner or person in charge within the period of seven fittings, dung and other articles condemned by the Inspector not being In the event of disinfection of premises and destruction of gear, edsor out to sequi

the expenses shall be recovered from the owner of the premises or from the they shall be carried out by the Inspector with the aid of the police and

or regugently cause or permutany diseased horse to stray or to be worked, Except as provided in these rules, no person shall intentionally person in charge in the manner prescribed by rule 8 (2)

on contaction before a Alagistrate be pumishable match unpuisonment tor Whoever shall be guilty of a breach of any of the above rules shall led or driven in a public thoroughfare, road, street or place

to rupees littly or with both, t term which may extend to one month or with fine which may extend

I Muod

Glonders and Farey Let (XIII of 1899)

License to remove a horse under section II and rule 9

day of स्तार क्षाच section I to the and Act, I hereby accord mee nith the rules madeinder Under section 11 of the Act, and in

heense to remove the same horse described in the unirgin, a the owner or person in charge of the

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И имод 61

Dated.

Phrantal 1 mob.)

Irrall

Description

British to astem radio bur burth

Glouders and Earcy tel (XIII of 1899)

Certificate to be 1-such uncler section 8 and rule 5

or to have been in charge of 01 It is hereby certified that the horses described hereunder, said to belong

મુક્તુ અનુ મુખ્ય માત્ર અનુ મુખ્ય ત્રાફ મુખ્ય here this day been examined and have been found to be diseased with

(Nere enter horses with their description)

Veterinary Practitioner

Dree and place

И клоч

7 olar bas

Order for the disposal of a discussed horse under section 8 (1) Clanders and Farey Att (AIII of 1899)

police station

has ing been certified on the The horse described in the margin

otherwise and dispose of the careasa the said horse at once by shooting or you tro hereby requested to destroy Veterinary Practitioner under the Act, to be discased by 6I

The Officer in charge of the

Brinds and other distinguishing ofr juurdily Colour 179 pray Безсприон

syat in

ΣIL'

O.T.

by burnel six feet bolow the surface րուսույե

Inspector

УІ мяоч

Glanders and Farey Act (XIII of 1899)

diseased (rule 10) Notice to a person to remove a horse not certified to be O.T.

SIL,

Colour

peag

xeg

(Вепру вечеп случя Brand and other marks of identifisame on or before the are, therefore, requested to remove the Apparent ago not been certified to be diseased You was in your charge at the time of soizure has pojouga to you the Act and which under Seized Description described in the margin which was I hereby inform you that the horse

You are hable for all expenses in connection therewith Should the animal not be removed, it will be sold or otherwise disposed from the date of this notice)

Inspector

Иови У

Alanders and Farcy Act (XIII of 1899)

Notice for dismfection under section 9 and rules 11 and 12

SIL, O.T.

be "diseased" within the meaning of made thereunder, having been found to provisions of the Act and the rules been destroyed in accordance with the has this day described in the margin, seized on the I hereby inform you that the horse

csrion Brand and other marks of identifi Apparent age Colour ZOZ Breed Describtion

You are hereby directed, therefore, tothe Act

 $\uparrow(b)$ Carry out the instructions and down in rule 11 of the rules

reterred to above, which are as follows -

cause the necessary disinfection to be carried out and the nttings rection within seven days from the service of this notice, I shall On your failure or neglect to carry out, these measures of disin-

cloner, he should himself sign this notice Note. - Where special measures of disinfection are presented by the Vetennary Practi

^{† (}b) Should be cancelled if special measures of disinfection are prescribed . Here onter special measures of disinfection, if any, prescribed

or other things to be destroyed, and the expense (if any) thereby mentered will be recovered from you as if it nere a fine

Ιμερος τος Τειστισμος Υστεπη τε Ρειστιτισμος

VPPEXDICES

Ι

Instructions for the dragnosis of Alanders and Earcy

(1) Glanders is an iligiant, contagions and fatal disease, characterised by the following samptoms —

Increased temperature, swelling of the glands under the jaw, discharge of sticks in iteral from the nose which sticks about the nostrils increasing the nostrils, and often discharge, abscesses form along the cones are not the lamphatics of the face, hangs become affected, naminal course of the lamphatics of the face, hangs become affected, naminal course of the lamphatics of the face, hangs become affected, naminal course of the lamphatics of the face, hangs become affected, naminal course of the lamphatics of the face, hangs become affected, naminal course, and in others lives for some

(2) I ire is mother form of Glinders and presents the following

Increased temperature, the legs swell, presenting an uneven surface, increasing and decreasing suddenly and attended with pain and laneness. Pare, buds form along the vessels of the leg, burst and give exit to a thin purilent yellowish in terral which generally soon dress and forms a yellow exist on the surface of the alcer

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These in it de connected dy lines like voins having the appearance of These in it de connected dy lines like voins having the appearance of

De ided elimited in the modules and they burst and discharge thick elim table discharge thick relies of the bood stand in effect. The lessons and be found on any part of the body, but they are most frequently associated with those parts which are most exposed to wounds kiely, contusions, harness and saddle galls. The discase takes place by moculation through wounds and may therefore develop from the slightest abmained in a cattle the nodules form altered in parts from the slightest abment is much slower and the lumps well-defined lumps, but their development is much slower and the lumps are not connected by venilike cords

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Directions for the diagnosis of Surva

There are successive attacks of fever, the first of nich might perhaps There are successive attacks of fever, the first nincons membrane of the eye The eyes nation. There is rapid loss of flesh and great nearly of the eye The execution in the inajority of cases the appetite remains good throughout, no inlitter how high the fever may be. The interest membranes, although the interest that the fever may be the interest period branes of the eye inouth, etc., become very paleand though a later period

about six or seven weeks uregular, usually lasting from about one to six days Death occurs in The duration of the attacks of fever and intermissions are very tion until dropsies I swellings of the limbs and under surface of the body From first to last there is progressive debility and emacia-

Instructions for the diagnosis of South African Horse sickness

smotqm7s and the pendulous appearance of the lower lip are regarded as typical In the latter form the obliteration of the depressions above the eyes nellows ad ot banot at bead adt mrot sao at bas rewell at seasts adt to with a foamy discharge round its muzzle. In other cases the course The discharge increases and the animal dies rapidly from suffocation the nostrils and the appearance of a nasal discharge with coughing. This is followed by wide distension of by difficulty in breathing In a cute cases there is great prostration and distress accompanied

THE SIND GIVIDERS AND FARCY RULES, 1921

Note No 1006-A, Commr, 5th Oct 1921, S G, Pt I 1921, P 1810

objects of the said Act, namely port of Karachi, for the purpose of carrying into effect the purposes and to make the following rules for the Province of Sind excluding the cityand dated 23rd January 1900, so far as they relate to the undermentioned area, rules published in the Commissioner in Sind's notification No G-20, oth April 1893, the Commissioner in Sind is pleased, in supersession of the by Government notification in the Judicial Department No 2090, dated Farcy Act, 1899 (XIII of 1899), such powers having been delegated to him In exercise of the powers conferred by section 14 of the Glanders and

Rules, 1921 These rules may be called the Smd Glanders and Farcy

They shall apply to the whole of Sind excluding the city

(1) The owner or person in charge of a horse which he believes or and port of Karachi

a diseased horse has been in the same enclosure, building or place as, or in contact with, the stable, until the granting of a license for removal, any horse which limits, anav from other horses, (2) such owner or person shall detain in has been standing, and shall keep it, as much as is possible within these or to a remote part of the building, enclosure or place where the animal remove the animal to any isolated building within fifty yards of the stable, who shall at once inform the Inspector Such owner or person shall to the Inspector appointed under section 4 of the Act or to a police officer, has reason to believe to be diseased shall report the case immediately

the presence of an officer of police, to search the premises and to inspect or other person then in charge, or if such owner or person is absent, in or place where horses are stabled or kept and in the presence of the owner (1) The Inspector shall have power to enter any building, enclosure

conferred on linn under the Act If horses found therem and to execute and discharge the duties and poners

Verginisty Priethfourrapponited mider the Actor by such police officers (2) The inspector may mench entry and search be accompanied by a

The owner of the premises or the porson in charge thereof at the es he considers necessary of by both

2012/4/211 off ye dong is to his liabilities and duties under the Act of all by the the event of his premises being infected, to receive uritten or printed in every possible nay fielitate the scarch, and he shall be entitled, in times hall give free ingress to the Inspector and persons with him and shall

is possible and under such precautions as the hispector deems fit to or which he re isolubly suspects of being so Such horse shall, as soon (1) The Inspector shall serve any horse which he considers diseased

prescribe, be removed to a place to be prescribed by the Inspector where

it can conveniently be definited and isolated by the police

սովեչ» Մևեքը և բու բովնշրջուծ բեթեթութի վեր Հօումբուբչ, ից ոչ ույբին and bendages during removal along public to ids, and such removal shall, up of the same, where is is pricticable, with disinfecting ponder and cloths nose, the ne iting of a nose beg, and in the case of open sores the covering (2) Such procuntions shall comprise, in the case of disclurge from the

appointed under the let, who with is little delify as possible, shall certify speciot shell is soon is possible be eximmed by a Veterimity Prietitioner The horse leaving been removed to the place prescribed by the In-

поизтиния upon inform the office of the result of the Vetermery Prietitioner's nhether the united is discused or not. The inspector shall there-

- etant unwollot alt to en or Practitionar for the purpose of his examination may submit the horse (1) Before certifying the condition of the norse, the Veterumry

(a) Detention for one eilendir month under observation

specifical test of tests

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examination of pus or other pathological material from absecsses, (4) In the cree of Epizootic Lymphangreis, microscopical

(c) In the case of Surra, interescopical examination of the blood sores or other lesions

leterings Inspector appointed under the let mspected from time to time at intervals of not more than a week by a Whilst wolvied and detrined for observation, the horse shall be

if the latter bear graduate of a Vetermary College insterial submitted to him for the purpose by the Voterinary Inspector Prictitioner subjects to a uneroscopical or dacteriological oranimation cient for the purpose of his examination under rule 7 if the Veternmery (2) In the case of Surra and Lymphangutis Epizootica it shall be suffi-

Princtitional considers traitment desirable, be removed between midnight unless the discuss is other than Chanders or Early and the Veteruary A horse certified by the Vetermery Prectitioner to be diseased shall,

replaced after the lapse of two nacks removed meterral being burnt. When a floor is removed, it shall be or nooden be true, shall be removed to a depth of eighteen inches the

11 Like presented in these rules, no person shall intentionally the person in charge on application to a Magistrate as if it were a fine the expense of the premises of from the owner of the premises or from drift be extract out by the Inspector with the aid of the police and tions proscribed by the Inspector or by the Veterinary Practitioner, they seren dizis or not denna entred out in strict conformity with the direccittical out by the onner of person in chitigs within the period of tittings, dinig and other articles condomined by the Inspector not bonig In the event of disinfection of premises and destruction of gear,

hed or deise in a public thoroughtere, road, street or place of in gligh with center of permit any diseased horse to stree of to benothed,

Whoever shall be guilty of a breach of any of the above rules

for a term which may extend to one month or with a fine which may shall, on couraction before a Magistrate, be pumishable with imprisonment

The Supremendents of Police, Kirrelli, Hyderibad, Larhana, extend to (fifty rupees) or with both

under the least sum noteleaching hilthe tinount of the fine urry an ity to any person it whose metance any conviction is obtained Sulhur, Xim ib-ligh, Ther Perhet and Upper Suid Frontice districts,

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(6081 to 111X) to Lyand but a build

(Tolur) 8 notion and maker section 8 (rule 7)

disoned om la bommare need to sult evallent or to luive been in charge १० अवसी Cretified that the horsely described hereunder said to be the pro-

and his/live ben found to be trestion disease within the meaning

of the 7ct

Description of horse/horses

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(Relanders and Farey Act (XIII of 1899)

Order for disposal of a diseased horse mider section 8 (1) (rule 9)

Police Station

Тво Ойсег и спатво от гво

Practitioner, you are requested to destroy the said horse/horses at once to po discussed by Vetermary The horse/horses described hereunder having been certified on the

burial 6 feet below the surface by shooting or othern ise and dispose of the enteres/entersses by durning!

Description of horse

OT

Date

Inspector

Увестильку Реасыновег

--- Aləman the purpose of earlying into effect the purposes and objects of said Act, make the following rules for the City of Karnelli, excluding the port, for duted 23rd Junuary 1900, so far as they relate to the City of Karachi, to the rules published in the Commissioner in Sind's notification. No. G 20, ith thril 1893, the Commissioner in Sind is pleased, in supersession of by Gorrmment notification in the Judicial Department, No. 2090, dated

ferey kinks 1921 (a) These rules may be called the City of Larachi Clanders and

(b) The shall apply to the minicipal district of Karachi

with, i diserved horse which has been in the sume enclosure building of place as, of in contact detain in the stable, until the granting of a license for removal, any horse these limits, in it from other horses, (2) such onner or person shall nimel has been standing, and shall keep it, is inneh is is possible within or to a remote part of the building enclosure or other place where the remove the minul to any reduced building within fifty yards of the stable, who shall at once inform the Inspector. Such owner or person shall the hispector appointed under section tof the Actor to a police officer, he recent to believe to be discussfull report the case immediately to (1) The omice of person in clearge of a horse which he believes or

to inspect all horses found therein and to execute and discharge the theent, in the presence of an officer of police, to search the promises and the onnex or other person then in clearge or, if such owner or person is to occurre or place n in the feeling are stabled or kept and in the presence of (1) The Inspector shall have power to enter any building,

duties and powers conferred on him under the Act

officers as he considers necessary or by both s Veretmeet Precitioner appointed under the Let or by such police (2) The Inspector in 11 m such entry and search do recompanied by

instructions is to his implifies and duties under the Act signed by the in the event of his premises being infected, to receive written or printed shall in icey possible way facilitate the scarch, and he shall be entitled, time stell give tree ingress to the inspector and persons with him and The owner of the preunises or the person in charge thereof at the

Inspector

prescribe, be reinoved to a place to be prescribed by the Inspector where as possible and under such precautions as the haspector deems fit to Such horse shall, as soon or which he re isotably suspects of being so (1) The Inspector shall seize any horse "theh he considers diseased

it can conveniently be detrined and isolated by the police

sufficient reason to the contrary, be at night removal along public roads, and such removal shall, unless there be any practicable, nith disinfecting powder and cloths and bandages during bag, and in the case of open sores the covering up of the same, so far as is comprise, in the case of discharge from the nose, the wearing of a nose (2) The precautions ordinarily to be preseribed by the Inspector shall

exammation thereupon inform the owner of the result of the Veterinary Practitioner's The Inspector shall shall certify whether the animal is diseased or not tioner appointed under the Act, who with as little delay as possible, Inspector shall as soon as possible be examined by a Vetermary Practi-The horse having deen removed to the place prescribed by the

any of the following tests — Practitioner for the purpose of his examination may submit the horse to (1) Before sertifying the condition of the horse, the Vetermary

(a) Detention for one calender month under observation

(b) Mallem test or tests

(c) Bacteriological tests

(d) In the case of Epizootica Lymphangitia, microscopical exa-

or other lesions numetion of pus or other pathological material from abscesses, sores

from time to time at intervals of not more than a week by a Veterinary Whilst isolated and detained for observation, the horse shall be inspected (e) In the case of Surra, microscopical examination of the blood

Inspector appointed under the Act

material submitted to him for the purpose by the Veterinary Inspector if Inspector subjects to microscopical or bacteriological examination cient for the purpose of his examination under rule 6 if the Veterinary (2) In the case of Surra and Lymphangitis Epizootica it shall be suffi-

the latter be a graduate of a Vetermary College

it, no person shall remove the carcass or any portion of it of the Health Officer of the Municipality and for the purpose of burning Except with the sanction sion of the Health Officer of the Municipality shall be disposed of by burning at Municipal expense under the superviby the Health Department of the Karachi Municipality and the careass purpose by the District Alagistrate, to be there destroyed immediately midnight and 5 o'clock am to such place as may be appointed for the Karachi Municipality from the place where it has been isolated between nary Practitioner considers treatment advisable, be removed by the shall, unless the disease be other than Glanders or Farcy and the Veteri-A horse certified by the Veterinary Practitioner to be diseased

specified in rule 7 (1) (a) or (c) has been applied and the disease Epizootica or Surra shall be destroyed, until the microscopical test Provided that no horse suspected to be suffering from Lymphanguis

sacertamed

food, aftendance and treatment and two annas per diem, which fee shall be deemed to cover the cost of alternative, to pay a fee of Re I per diem and in the case of Surra one rupee for treatment, and in the case of Surra four annas per diem, or, in the provide food and an attendant and to pay a fee of two annas per diem or isolation, the owner or person in charge thereof shall be required to (I) Whenever a horse is detained for observation, test, treatment

application to a Magistrate, as if it were a fine (2) Any sum due under the preceding clause shall be recoverable on

by redistributions and horse the horse being certified (1) In building enclosure or other place which has been occupied e the night mouth the Yoke turge thispector in 13 issue a notice for temoral of the said horse failing to apply for a license for removal within one horse is free from the the elected the ounce of person in charge Vetermary Prictitioner appointed under the Activities is satisfied that the by the letterlier inspector only when inthorised, in withing, by because the line of temest laspector - Such becase shall be issued the omner or person in clurge in the stible until a license for removal has in the same line or building, enclosure held or place shall be det mied by 10 , Any horse which has been in confict with a discused animal or

Minicipality in such manner as may be prescribed by the Vetermary to be discussed, he disinfected by the Health Department of the Karachi

such is thirtch of grees or leaves bumboo walls and mething shall be nith the discussed horse, shall be burned elementant gurblind varaoqui T the clothing and other ge it which have been used by or been in contact (2) In all eases, dung, surplus food and litter from the infected stable, Pretitiona

shall be replied ifter i lipse of the neeks fort the removed material being burnt When a floor is removed it I to diffigure to the commercial field in the state of th read in the proportion of half a pint to a bucketful of limenash and the really inized quickling and noter to ninch shall be added crude carbolic nills, woodnord and eciling shall be serroed and whitenselved with moodnork of the etable skill be thoroughly needed nith boiling nator, the thing, temporary attings and other articles for destruction by fire the

or negligently entre or permitant diseased horse to stray or to be norked, Leept is provided in these tiles, no person shall intentionally

However shall be guilty of a breach of any of the above rules led or driven in a public thoroughtize, road, street or place

extend to fifty emposes or with both for a term which may extend to one month or with tine which may sleall, on conviction before a magistrate, be pumislable with imprisonment

any person at whose instance any conviction is obtained under the Act, of the Civil Veternury Department may anard to the Inspector or to The Superintendent of Police, Karachi, or the Superintendent

resolution of the imount of the imposed and mus c

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Glanders and Farey Act (XIII of 1899)

Certificate to be issued under soction 8 (rule 6)

or to have deen in charge of property or Certified that the horse/horses described hereunder and to be the

posvostp his/have this day been examined by me and has/have been found

to be true true disease nthin the meaning of the Act

Description of horse/horses

Veterinary Practitioner, City of Karachi **763** Dated

И илоч

Glunders and Farey Act (XIII of 1899)

Order for disposal of a discused horse and for disinfection of premises

under section 8 (1) and (rules 8 and 11)

The Health Officer, Karacht Municipality

by during and to earry out disinfection of the premises where the said to arrange for its/their destruction at once and to dispose of the careass Veterniary Practitioner, you are requested Λ q pəscəsip The horse/horses described hereinder having been certified to be

Description of the horse/horses horses nere scized, namely,

Brand and other marks of identi-

Inspector

Inspector

Hoph III

Glanders and Farey Act (XIII of 1899)

Lieense for removal of a horse under section 11 (rule 10)

wheche for the removal of the same of the horse described in the margin a the onner or person in clarge day of grant this 01 761 section 12 of the eard Act, 1 acreby accordance with the rules made under Under section 11 of the Act in

193

Dated

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Breed,

Describtion

ROBN IV

Glunders and Farey Act (XIII of 1899)

Name of the owner or person in charge Notice for the removal of a horse ecrtified not to be diseased (rule 10)

seven days of the receipt of this notice requested to remove the same withur certified not to be diseased and you are n is seized under the Act, has been horse described in the inergin, which You are hereby informed that the

noutron Brand and other marks of identi Apparent ago

Dated

Inolo)

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192

THE PORT OF LARACHI GLANDERS AND FARCY RULES, 1921

of the said Act, namely of Karachi, for the purpose of carrying into effect the purposes and objects G-21, dated 23rd January 1900, to make the following rules for the port sion of the rules, published in the Commissioner in Sind's notification No dated 5th April 1893, the Commissioner in Sind is pleased, in superseshim by Government notification in the Judieial Department, No 2050, Earey Act, 1899 (XIII of 1899), such powers having been delegated to in exercise of the powers conferred by section 14 of the Clanders and No 1006-C, Commr, 5th Oct 1921, S G, 1921, Pt 1, p 1816

(a) These rules may be easied the Port of Karaebi Glanders and

rarcy Kules, 1921

- (b) They shall apply to the port of Karachi
- The master of any vessel which arrives in port with one or more

The pilot shall deliver to the master printed copies of sections 2, horses on board shall give information thereof to the pilot in charge

If the pilot m charge or any officer of police or of the Customs cobics to the onner or person in charge of the horse or horses 10 and 11 of the Act and of these rules, and the master shall give such

трегеот horse or any of the horses is diseased, he shall at once give information Department, nho goes on board the vessel, has reason to believe that the

(a) to the master of the vessel, and

(b) to the Harbour inspector of Police

the port has inspected the horse rules, he shall prevent such horse being landed until the Inspector for board is diseased, or if information to that effect is given to him under If the master of the ressel has reason to believe that a horse on

be for nated forthmith to the Inspector for the port, nho shall proceed under rule 4 he shall cause the same to be taken down in writing and to When information is given to the Harbour Inspector of Police

as required by rule ?

of the Act to take such measures as he may deem necessary under sections δ to 9board, mappect such horse and any other horse on board, and shall proceed of the vessel and of the owner or the person in charge of the horse, if on to the vessel and shall, m the presence of the master or some other officer diseased horse is on dosid any vessel in the port, shall forthwith proceed personal knowledge or from information given by any person, that a The Luspector for the port, n henever he has reason to believe from

the port and the persons, if any, accompanying him, and shall in every in charge of the horse or horses shall give free access to the Inspector for The master and every officer of the vessel and the owner or person

nay facultate his inspection and search

At to prescribe, be removed to a place to be prescribed by the Inspector as soon as possible and under such precautions as the Inspector deems or which he reasonably suspects of being diseased Such horse shall, (1) The Inspector shall seize any horse which he considers diseased

where it can conveniently be detained and isolated by the police

removal along public roads, and such removal shall, unless there be any is practicable, with disinfecting powder and cloths and bandages during bag and m the case of open sores, the covering up of the same, as far as comprise, in the case of a discharge from the nose, the wearing of a nose (2) The precautions ordinarily to be prescribed by the Inspector shall

sufficient reason to the contrary, de at night

who, with as little delay as possible, shall certify whether the animal is examined by a Vetermary Practitioner appointed under the Act, Inspector for detention and isolation, shall as soon as possible be The horse having deen removed to the place prescribed by the

result of the Veterinary Practitioner's examination diseased or not The Inspector shall thereupon inform the owner of the

to any of the following tests — Praetitioner for the purpose of his examination may submit the horse Before certifying the condition of the horse the Veterinary

(a) Detention for one calendar month under observation

(b) Mallem test or tests

(c) Bacteriological tests

(a) In the ease of Epizootical Lymphangitis, microscopical

sores or other lesions examination of pus or other pathological material from abscesses,

(e) In the case of Surra, nucroscopical examination of the

spected from time to time at intervals of not more than a week by a Whilst isolated and defained for observation the horse shall be inpoold

Veterinary Inspector appointed under the Act

Health Officer of the Municipality and for the purpose of burning it, no Health Officer of the Municipality Except with the sanction of the disposed of by burning at municipal expense under the supervision of the Health Department of the Karachi Municipality and the carcass shall be by the Destrict Magistrate to de there destroyed immediately by the night and 50'clock a m, to such place as may be appointed for the purpose Mumerpality from the place where it has been isolated, between mid-Practitioner considers treatment advisable, be removed by the Karachi shall, unless the disease is other than Clanders or Farey and the Vetermary A horse certified by the Vetermary Practitioner to be diseased

Provided that no horse suspected to be suffering from Lymphanperson shall remove the careass or any portion of it

gitis Epizootica or Surra shall be destroyed, until the microscopical test specified in rule 11 (d) or (e) has been applied and the disease

ascertamed

and treatment two annas per diem, which fee shall be deemed to cover the cost of food tive, to pay a fee of Re I per diem, and in the case of Surra one rupee treatment and in the ease of Surra four annas per diem, or in the alternaprovide food and an attendant and to pay a fee of two annas per diem for or isolation the owner or person in charge thereof shall be required to (1) Whenever a horse is detained for observation, test, treatment

(2) Any sum due under the preceding clause shall be recoverable on

application to a Magistrate, as it it were a fine

diseased horse or in the same vessel or place may be issued by the Inspector A license to disembark a horse which has been in contact with a without a license authorisms him to do so granted by the Inspector a diseased horse or in the same vessel or place shall disembark such horse No person in charge of any horse which has been in contact with

Vetermary Practitioner appointed under the Act and if deemed necessary direct to each place as shall be prescribed by him and there examined by a on the condition that it shall forthwith be disembarked and removed

by such Velexinery Prectitioner defined under observation and subjected

When any discussed horse has been in any yessel or place the to tests in the in miner prescribed in rule 11

in such manner is shall be prescribed by the Inspector displicated (or in the asset of the littings to liste them destroyed) place and the internal fittings thereof intended to accommodate horsos the orner's agents or to the master of the visial to have the vessel or Inspector may rosue a notice under section 9 of the let to the owner

The following in anne to the distriction shall ordinarily be presented as $\pi = \pi s$

which have in men net deem containing by the horses theroughly (1) Ill neste folder dung meme end exerment mintsoovors little removed ind the fittings deels holde bilges or other places

(n) After this in the cise of a steam reself the steam hose olde oldge orman sent of the hose where applied by

eographed to more disclinings occupied by horses or which lists been contaminated with their of the hors intimes, the decks, holds or other places which have been appetly it of shall be thrived on and eigethly applied to every part

(iii) In the case of a suling resed or a steamship improvided with

whole shall be thoroughly mashed mith witer exceed. Three hours after the application of the disinfectant, the shift be n is led n if in solution of one in 50 of earbolic tend or of corresive sublingers and the deels and permanent structures of the ode m one to northlocherholes a thrace to bale a most bur beginned to sk in hose the hors, fittings, feeding pans, etc., shall be theroughly

(n) The horse attings shall then be nashed nath freshly

Drep tred fimewash

(v) In overy case duckets and feeding tronglis and matering

of exholic read or cresol in the proportion of one in 50 tube shall be seembled with hot water and disinfected with a solution

In any such notice is aforesaid, the inspector for the port shall

norm by or in confict with a discused horse, shall be during direct that all bedding fodder, ropes and other gear which have been

orders to be given effect to, and has recovered the expense, if any, opinion, duly complied with or the Inspector has himself exused his Customs inflorities until either the notice has been, in the inspector's port eleurinee shall, on his requisition, be refused to the ressel by the and if the store sud notice has not, in his opinior, been duly complied with, be en duly complied n ith, the Inspector for the port shall inspect the πlnp , In order to satisfy lumiself that any such notice as aforesaid has

term nhich may extend to one month or nath fine which may extend to on conviction before a Magistrate, be pumishable nith imprisonment for a I hoever shall be guilty of a breach of any of the above rules shall, thereby mentred, under section 9 of the Act

at whose instance any conviction is obtained under the Act a sum not The Superintendent of Police, Karachi, may award to any person

419

nte rupecs or nath both

1902, Act II-—IIIX 12A 6681]

LOCAL RULES AND ORDERS UNDER

For the Harbour of Karachi

I илоч

Glanders and Farey Act (XIII of 1899)

Certificate to be issued under section 8 (rule 10)

day been examined by me and has/have been found to be managed yab diseased or to have been in charge of property of has/have this Certified that the horse/horses described hereunder said to be the

Description of horse/horses within the meaning of the Act

Veterinary Praetitioner

Иовы II

Glanders and Fanoy Act (XIII of 1899)

Order for disposal of a diseased horse under section 8 (1) (rule 12).

Veterinary Praetitioner, Description of horse/horses described hereunder having been certified The Health Officer, Karachi Municipality

you are requested to arrange for its/their destruction at once, and to to be diseased by

dispose of the eareass/careasses by burning

Description of horse/horses —

Inspector

ПІ ияод

Glanders and Farey Act (XIII of 1899)

License for removal of a horse under section 11 (rule 14)

person in charge of horse/horses desthe owner or 4 26 I day of grant this section 14 of the said Act, I hereby accordance with the rules made under Under section II of the Act and in

the removal of the same cribed in the margina a license for Dated

Brand and other marks of identi

УІ мяоч

Clanders and Farey Act (XIII of 1899)

Name of the owner or person in charge Motice for the removal of a horse certified not to be diseased (rule 10).

seven days of the receipt of this notice requested to remove the same within certified not to be diseased and you are was seized under the Aet, has been horse described in the margin, Which You are hereby informed that the

Inspector

laspector

norteon marks of identi Brand and other Apparent age Colour gez Breed Description

Dated

819

Heation

Apparent age

Description

Dated

Date

Colour

Brocd

xog

FORM V

Notice for disinfection under section 9 (rule 16) Clanders and Farey Act (XIII of 1899)

found to be diseased within the meaning рва респ seized under the Act on иотзе деястіред петецидет талы You are hereby informed that the

Brand and other marks of identi egn anonnqqA Colour 108 Breed

The owner, agent or master

Chanders and Farcy Rules, 1921, which are as follows to carry out the metructions contained in rule 16 of the Port of Karachi of the Act You are therefore directed norteon

authorities will be requested to refuse port clearance until such time as In the event of your failing to carry out these metructions, the Customs

this notice has been complied with

Inspector

Dated

Description

ENTER VAD OEDEER OADER VOL II OK 1903.

CANTONMENTS (HOUSE-ACCOMMODATION)

Belgaum, excepting "The Fort" DECIVEING THE ACT TO BE OPERATIVE IN THE CANTONNENT OF -

Noin No 6869, G D, 10th Dec 1902, B G, 1902, Pt I, p 2044

6I of I as "the Fort" which is demarcated by Cantonment (Fort) Pillars Cantonment of Belgaum, excepting that part of the Cantonment known nor in Council is pleased to declare the said Act to be operative in the sanction of the Governor General in Council, His Excellency the Gover-(House-Accommodation) Act, 1902 (II of 1902), and with the previous In exercise of the powers conferred by section 3 of the Cantonments

16gsabəmdA

Noin No 5663, G D, 28th Oct 1903, B G, 1903, Pt I, p 1367

throughout the Cantonment of Ahmednagar nor of Bombay in Council is pleased to declare the said Act to be operative n th the previous sauction of the Governor General in Council, the Goverthe Cantonments (House-Accommodation) Act, 1902 (II of 1902), and In exercise of the powers conferred by section 3, sub-section (1), of

Nos I to 41 (both inclusive) Hyderabad (Sind), in so much only as comprises the bungalows

Cantonments (House-Accommodation) Act, 1902 (II of 1902), and with In exercise of the powers conferred by section 3, sub-section (1), of the Noin No 1249, G D, Sir Mar 1904, B G, 1904, Pt 1, p 307

Bungalows Nos I to 41 (both melusive) following bungalows and premises appurtenant thereto, namely in so much of the Cantonment of Hyderabad (Sind) as comprises the of Bombay in Council is pleased to declare the said Act to be operative the previous sanction of the Governor General in Council, the Governor

the boundaries shown in the notification) Jacobabad (in that part of the Cantonment contained within

in that part of the Cantonment of Jacobabad contained within the followof Bombay in Council is pleased to declare the said Act to be operative the previous sanction of the Governor General in Council, the Governor Cantonments (House-Accommodation) Act, 1902 (II of 1902), and with In exercise of the powers conferred by section 3, sub-section (1), of the No 1247, G. D., 8th Mar 1904, B. G., 1904, Pt. I., p. 307

On the North-Mubarakpur Road — Yləman ,səirabanod yai

" (South—Cantonment Boundary Limit Last-Sadar Nala Road

West-Cantonment Boundary Limit

Karachi (except the Chizri Sanitarium and the Rest Camp)

LOE d'I 1d'FO61 ' B & FO6I IN WAY 130 G D'SFEI ON WON

of it as comprises the Chizri Sanitarium and the Rest Camp be operative throughout the Cantonment of Karachi, except so much Governor of Bombay in Council is pleased to declare the said. Act to with the previous sanction of the Governor General in Council, the the Cantonments (House-Accommodation) Act, 1902 (II of 1902), and In exercise of the powers conferred by section 3, sub-section (1), of

Кикев

LOFI d'I 1d'EO6I' D & EO6I aon uigz' a d'FLIG on uion

the whole of the Cantonment of Kirkee Governor in Council is pleased to declare the said Act to be operative in with the previous sanction of the Governor General in Council, the the Cantonments (House-Accommodation) Act, 1902 (II of 1902), and In electing of the powers conferred by section 3, sub-section (1), of

bungalows and premises) Poons (in so much only as comprises the sites of certain

amended by Noin No 2077, G D, 22nd Mar 1916 Note No 869, G D, 19th Feb 1904, B G, 1904, Pt I, p 245, as

with the previous sanction of the Governor General in Council, ρψ the Cantonments (House-Accommodation) Act, 1902 (II of 1903), and In exercise of the powers conferred by section 3, sub-section (1), of

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Cantonments (House- } ENACTMENTS APPLYING TO BOMBAY Accommodation )
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sites of the following bungalows and premises, namely be operative in so much of the Cantonment of Poons as comprises the Governor of Bombay is pleased to declare that the said Act shall

Nos I to 5, 5A, 5B, 5C, 6 to 15 and 15A, Staveley Road,

Nos I to 32, Khan Road,

Nos 1, 2, 3 and 3A, 3B, 4 to 6, 6A and 7 to 13, North Petty Nos I to 12, Staunton Road,

Staff Lunes,

Nos 1 to 1, Cross Road, Nos I to 15, South Petty Staff Lines,

I to 13 and 15 to 17, Wanovine Lines, SON Nos I to 20 and 20A, Right Flank Lines,

Nos I to 10, Prince of Wales Road,

Nos I to 9, Alexandra Road,

Nos I to 14 Victoria Road,

Nos I to 6, Jubilee Road Nos I to 6, Cavalry Lines, and

Noth No 5028, G D, 16th June 1919, B G, 1919, Pt I, p 1426

ment of Poons as comprises the following bungalows and premises, pleased to declare the said Act to be operative m so much of the Cantonsanction of the Governor General in Council, the Governor in Council is (House-Accommodation) Act, 1902 (II of 1902), and with the previous In exercise of the powers conferred by section 3 of the Cantonments

Nos 1, 1 (a), 2, 4, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17, 18 Elphin-

stone Road

LOLI d'I Id '6161' B B '6161 hint will a B '7909 ON WON

nuch of the Cantonment of Poons as comprises the following bungalows in Council is pleased to declare that the said Act shall be operative in so the previous sanction of the Governor General in Council, the Governor Cantonments (House-Accommodation) Act, 1902 (II of 1902), and with In exercise of the powers conferred by section 3, sub-section (1), of the

and premises, namely —

Nos 2, 3, 4, 5 and 6, Sholapur Road Nos 5, 7, 8 and 9, Lothan Road,

Noin No 10795, G D, 19th Oct 1920, B G, 1920, Pt 1, p 2950

the Cantonment of Poons as comprises the following bungalows and Council is pleased to declare the said Act to be operative in so much of previous sanction of the Governor General in Council, the Governor in 1902 (II of 1902), and with (House-Accommodation) Act, In exercise of the powers conferred by section 3 of the Cantonments

No 5, Elphinstone Road Premises, namely —

99-09L H

RULES AND ORDERS UNDER ACT VII OF 1901

ANCIENT MONUMENTS PRESERVATION

GOIJHESIONER ONDER THE DUTIES OF A AUTHORISHE ALL COLLECTORS AND DEPUTY COLLIES OF A AUTHORISH ALL COLLECTORS AND DEPUTY COLLIES OF A

Non No 1241, G D, 4th Mar 1909, B G, 1909, Pt I, p 416

In exercise of the powers conferred by clause (3) of section 2 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Governor in Council is pleased to authorise all Collectors and Deputy Commissioners in the Presidency, including Sind, to perform the duties of a Commissioner under the said Act in regard to all monuments intuited in their districts except those imposed by sections 7 and 18 of the said Act except those imposed by sections 7 and 18 of the said Act

THE BIJAPUR DISTRICT WITHOUT THE SALCTION OF THE LOCAL

COVERNIELT

G of I, Dept of Education (Archaelogy and Epigraphy) Noin No 110, 28th May 1917, republished in Golf Noin No. 3861, & D, 6th June 1917, B G, 1917, Pt I, p 1396

Whereas the Governor Gener I in Council apprehends that antiquities are being sold or removed to the detriment of India from the Bippur District in the Bombay Presidency

The Governor General in Council, in evercise of the powers conferred by sub-section (1) of section 17 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), is pleased to direct that the following antiquities,

namely —
Sculptures, carvings, images, bas-reliefs, inscriptions and other
antiquities of the Adil Shahi period, shall not be taken out of the
said district without the sanction of the Local Government

MITHOUT THE WRITTEN PERMISSION OF THE COLLECTOR — DERECTING THAT NO SCULPTURE, CARVINGS, ETC, SHALL BE MOVED

Noin No 2704C, G D, 26th May 1909, B G, 1909, Pt I, p 899

In exercise of the powers conferred by sub-section (1) of section 18 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Governor in Council is pleased to direct that no sculptures, carvings, images, bas-reliefs, inscriptions or other like objects shall be moved from any of the undermentioned temples or caves without the written permission of the Collector of Masik

Temples and Cause referred to above (I) Aeshwar's Temple entuated in Survey No 1281 of the village

ranm2 to

Anotent Monuments | ENACTMENTS APPLYING TO BOMBAY

(2) The "Shri Mahadeo" Hemadpanti Temple at Zodga,

(3) The Anhai Caves and the Hillocks comprised in Forest taluka Malegaon

(4) The Pandu Lena Caves and Hillock comprised in Forest Wo 240 of Ankai village

286 of the village of Pathardi

Kolaba

Tool d'i id 'IIGI' B G'IIGI aon yil 'G B' Y-IIG9 on won

of the undermentioned car is without the virtien permission of the Colbas-reliefs, macriptions, or other like objects, shall be removed from any or in Conneil is pleased to direct that no sculptures, carvings, images, the Angrent Monuments Prescryation Act, 1904 (VII of 1904), the Govern-In electing of the powers conferred by sub-section (1) of section 18 of

lector of Kolaba --

Caves referred to above

(2) Caves situated in Survey No 49 of the village of Kol (I) Caves situated in Survey No 86 of the village of Eol

Noth No 945-B, G. D, Izih F. d. 1912, B. G, 1912, Pt. I, p. 186

of the undermentioned ancient monuments without the written permisbas-reliefs, mecriptions or other like objects shall be removed from any or in Council is pleased to direct that no sculptures, carvings, images, the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Govern-In exercise of the poners conferred by sub-section (1) of section 18 of

sion of the Collector of Kolaba --

Monuments referred to above

(I) Tomb of Angre

(2) St Francis Xavier's Chapel

(3) Kaman (Arch)

Noth No 5803, G D, 20th Aug 1917, B G, 1917, Pt 1, p 1987

Collector of Kolaba – mentioned ancient monuments without the written permission of the reliefs, inscriptions or other like objects shall be removed from the underm Council is pleased to direct that no sculptures, carvings, images, bas-Ancient Monuments Preservation Act, 1904 (VII of 1904), the Governor In exercise of the powers conferred by sub-section (1) of section 18 of the

Monuments referred to above

No 15, Pôt Nos 2 and 3 at Agarkot, taluka Alibag (I) Tatabandı' (malls of the fort at Agarkot) sıtuated in Survey

East Khandesh

Noth No 6847, G D, 2nd Oct 1917, B G, 1917, Pt 1, p 2178

Council is pleased to direct that no sculptures, carvings, images, Ancient Monuments Preservation Act, 1904 (VII of 1904), the Governor in In exercise of the powers conferred by sub-section (1) of section 18 of the

-IV-15A , toet } TOCYT BUTES VAD ORDERS DADER

of the Collector of East Khandesh the undermentioned protected monuments without the written permission bas-reliefs, inscriptions or other like objects shall be moved from any of

Temples, etc , referred to abore

(I) Pandara's Wade Masjid (Erandol)

(2) Ashadev temple, Sangameshwar (Pachora)

(8) Three inscription slabs in the temple of Krishin at Waghli

(प्रवह्मडिडा (प्रवंध)

OF PRESERVING ANCIENT MONUMENTS IN THE FOLLOWING LOTES TO RECULATE EXCAVATION FOR THE PURPOSE OF PROTECTING

DISTRICTS -

Masik

Monuments Preservation Act, 1904 (VII of 1904), the Governor in Council In exercise of the powers conferred by section 20 of the Ancient Now No 2704-B, G D, 26th May 1909, B G, 1909, Pt. 1, p 898

These rules are applicable to the areas in the Masik District re pleased to make the following rules, 112

(1) Aeshwar's Temple situated in Suriey No 1281 of the village of described belon namely —

Sinnar, and the area comprised in the said surrey number bounded as

North —Sarasman river, beyond that Survey Nos 1230 and

West -Survey No 1251.

South -Nasik-Sinnar Road, beyond that Survey Nos 1277

osal bas

₹7.0

on every side and from the corners of the said temple which is situated Malegaon, and the area which is included within the space of 200 feet (2) The " Shr Mahadeo" Hemadpanii Lemple at Zodga, laluka East -Survey No 1282.

in Revision Survey No 426 at Lodga

of Anhar village, bounded as follows — (5) The Anhai Cares and the Hillocks comprised in Forest No 240

Nonh —Survey Nos 218, 223, 224, 225, 226, 232, 233, 239,

South —Survey Nos 8, 7, 6, 5, 4, 2, 1, village site and and the boundary of the village of Wanjarwadi

Survey Nos 173, 174, 175, 179 and 180

West —Survey Nos 215, 216 and 217

East —Hall of Survey No 240 and the boundary of the

No 286 of the ciliage of Pathards, and the space round about bounded The Pandu Lena Cares and Hilloch comprised in Forest village of Alalegaon

Nouth -Survey Nos 285, 287, 288, 230, 231, 235, 236, 237 - emollot es

and 238 of Pathardi

Igg bun 062 son yoyus— huos

West -Survey Nos 267 to 272 and 281

compound occupied by it in Survey No 1 of the village of Sumar and (5) the Godeshnar dahadeo Temple with the land and

all land within 100 pards of the temple's outer wall

of the temple or eaves in question tion in edge of comed necessary for the repair or improvement or protection district n high n ill generally not be granted except so far as such excavaexervition numberer, except under a license from the Collector of the No person shall nathmany of the said areas make any sort of

punishable nith fine nheh may extend to two hundred rupees in person committing i breach of the above rule shall be

Nom No THI, G. D. 25th Sept 1915, B. G., 1915, Pt. I., p. 2372

Department, No 8973, dated the 7th November 1914 -Monument under the said let by Government Notification in the General Taluk, of the X sek District, which has been declared to be an Ancient of protecting and preserving the Unida temple at Deothan in the Yeola Governor in Council is ple ised to make the following rules for the purpose the Ancient Monuments Preservation Act, 1904 (VII of 1904), In exercise of the powers conferred by sub-section (1) of section 20 of

The boundaries of the Local n ills and the steps of the temple round the premises of the Tomplo measured from the base of the outer and 116 feet on the East) and a strip of land 10 feet in width all 131 feet on the North, 129 feet on the South, 137 feet on the West, , rocal arci') comprising the premises of the Temple (measuring (1) These rules shall apply to the land (heremafter called the

On the North -Open space in grothan and deyond that ored are as follows --

On the South -Open space in grothen and beyond that public street

public street

open space in grothan on both sides of the steps m front of the temple to the village-gate of Deothan villageand Orthe East -Public street leading from the flight of steps

And on the West -Open space in grothan and deyond that

the limits of the Local area, the Collector of Masik may grant licensee (2) In the event of exervation being deemed necessary within public street

(a) no eleavation shall be made within the Local area which tor the same, subject to the following conditions —

connected nith it, might endenger any part of the Temple or any building

connected with it area so as to endanger any part of the Temple or any building (b) no blasting operations shall be carried on within the Local

pumshable with fine which may extend to two hundred rupees, (5) Any person committing a breach of these rules shall be

-IIV 1904, Act VII-TOGYT BULES AND ORDERS UNDER

Kolaba

2661 d'1 1d "HOI" NO COIL-B, G D, The Nov 1911, B G, 1911,

-- zie pleased to make the following rules, viz ments Preservation Act, 1901 (VII of 1904), the Governor in Council In exercise of the powers conferred by section 20 of the Ancient Monu-

These rules are applicable to the arcas in the Kolaba District

described below, manely -

the area comprised in the said survey number bounded as follows — (I) Caves attuated in Survey No 86 of the village of Kol and

Survey No 86, Phalm No 8 Hest West Survey No 86, Phalm No 9 South

(2) Caves situated in Survey No 49 of the village of Kol and

the area comprised in the said survey number bounded as follows --

3 bas 3 sox inlad Q4 ov yound Frst

West Survey No 49, Phalm No 6

Survey No 49, Phalm No 5

protection of the cave in question excavation may be deemed necessary for the repair or improvement or district, which will generally not be granted except so far as such excavation whatever, except under a license from the Collector of the No person shall within any of the said areas make any sort of

Any person committing a breach of the above rule shall be puntsh-

able with fine which may extend to two hundred rupees

col d'i d'aloi , d d'alli Fa 1912, B d'alois, Pl I, p 185

re pleased to make the following rules, viz ments Preservation Act, 1904 (VII of 1904), the Governor in Council In exercise of the powers conferred by section 20 of the Ancient Monu-

These rules are applicable to the areas in the Kolaba District des-

cribed below, namely -

round about it which is comprised in the said survey number and of the village of Chaul, taluka Alibag, and the space of 10 yards (I) "Tomb of Angre" situated in Survey No 717, Pôt No 2,

North -Garden land of the same survey number, beyond that - avollol as behmod at

public road

East —Garden land of the same survey number, beyond that South —Garden land of the same survey number

West —Garden land of the same survey number, beyond that Shri Rameshwar Temple

Pôt No 1, of the village of Agarkot, taluka Alibag, and the area (2) "St Francis Xavier's Chapel," situated in Survey No 4, Kharı paddy land belonging to Anant Marayan Joshi

which is included within the space of $10\,\mu$ ards on the said survey the corners of the said chapel, which is situated in the said survey minder and is bounded as follows —

North —Public road beyond that Mahomed Saheb and Ram-

chindry Laxinan Kaden Lind of Wanian Anna Wasindev and beyond that

creek

Last -- ixed of Washing American

They - Cited in the of Winner Masndev and beyond that

Vishing Zeream Videa's gardon Lind

(3) ' Kemin (Irch) ' situited in Survey No 601, Pot No I, of the villege of Chini, tilula, Ilbag, and the space of 10 yards from both the ends of the Kaman where they rest on the ground, which is comprised in the sud-survey minder and is bounded as follows—

Land -Public road and become the t Narhar Blaskar Wasn-

der surden Imd

South — Garden Lind of Balip Ragho Kathir of the sime sur

East —Chirden land of Baliji Ragho Kathur of Survey No 600 West —Chirden land of Baliji Righo Kathar and beyond that

Pandurang Lazuman Kathar's wadi

2 No person shall nithm any of the said areas make any sort of excryption whatever, except under a license from the Collector of the district, which will generally not be granted except so far as such exception may be deemed necessary for the repair or improvement or protection of the ancient monuments in question

3) Any poeson committing a breach of the above rule shall be pumish-

Noin No 5801, G D, 20th Aug 1917, B G, 1917, Pt I, p 1917

In exercise of the powers conferred by section 20 of the Angient Monuments Preservation Let, 1904 (VII of 1904), Governor in Council is pleased to make the following rules, etc.—

I These rules are applicable to the areas in the Kolaba District described below, its

(1) Talubandt" situated in Survey No. 15, Pôt Nos 2 and 3 of the villing of Lethot, taluba Alibag, and the space of 10 yards round about it which is comprised in the said survey number and

- anollot as bobuned at

Pol No 2 eastern side

North—Boundary of the village of Roydanda, beyond that Survey No 123 massessed Khajan land, East—Public road, South—Government waste land leading to Sat Kham Road, and land out of Survey Nos 16 and 14, West—Land out of Survey No 15, Post No 1

Z ON 19d fo und sippiff

No 1, West-Land out of Pôt No 1 Pôt No 2, South-Land belonging to Mukadam out of Pôt 122 Khajan land, East-Land delonging to Chitins out of North-Boundary of Revdanda village and beyond that Surrey

IV estern side of Pol No 2

that Khajan Survey No 122 Muhadam, West-Boundary of the village Revdands and beyond Pot No 1, belonging to Vishnu Karayan Vaidya and Campat Karayan No 1, belonging to Muhadam, South-Land out of Survey No 14, gan land Survey No 122, East-Land out of Survey No 15, Pôt North-Boundary of Revdanda village and beyond that Klia-

E ON 10A

West-Waste land, beyond that sea Ganpat Marayan Mukadam out of Survey No 14, Pôt No 1, yan Vaidya out of Survey No 11, Pôt No 1, South-Garden land of Survey No 122 Khajanland, East-Garden land of Vishini Nara-North-Boundary of the village Revdanda and beyond that

may be deemed necessary for the repair or unprovenient or protection which will generally not be granted except so far as such exeavation cavation whatever except under a license from the Collector of the district No person shall within any of the said areas make any sort of ex-

Any person committing a breach of the above rule shall be punishof the ancient monuments in question

able with fine which may extend to the hundred rupees

Rawabshah and Sukkur

Whereas the Governor in Council is of opinion that eacavation within Noln No 3515, G. D., 17th May 1916, B. G., 1916, Pt. I., p. 981, as amended by Noln No 5259, G. D., 2nd Aug 1916

and preserving the ancient monuments in such areas, ang rules ought to be restricted or regulated for the purpose of protecting the limits of the local areas specified in Schedule I annexed to the follow-

1904), the Governor in Council is pleased to make the following rules of section 20 of the Ancient Monuments Preservation Act, 1904 (VII of NOW THEREFORE IN exercise of the powers conferred by sub-section (1)

Lannexed hereto, make any everyation except under a license grant-No person shall, within any of the areas specified in Schedule

A license to excavate may be granted by the Collector with ed to him in the manner herematter provided

sa de thinks ht Collector may, in granting a license, impose such special conditions the approval of the Superintendent, Archaeological Survey, and the

proposed to excavate, on which shall be shown all ancient monuments not less than sixteen inches to the mile, of the area within which it is to the Collector, and shall be accompanied by a plan, on a scale of Every application for a license shall be submitted in writing

and other buildings or structures situated in or near the area

Ancient Monuments | ENICTIENTS APPLIES TO BOMBAY

1 The increase referred to in rule I shall be issued in the form continued in Schedule II inniezed hereto, and the special conditions if any imposed by the Collector inder rule 2 shall be entered in the heense

 $\bar{\sigma}$. In the event of any breach by the heensee, his agent or servant of any of these rules, the Collector may put an end to the heensee

6 Each lecense shall hold good for such time as the Collector man, with the approval of the Superintendent, Archæological Survey, fix in this behalf

commeting a decend to the hundred tupees the bear of these rules shall be

Schedule I

Description or boundanes of the local area	પ્ટા થા /	ndulrT	District	[спэ] оД
ŭ	*	1	τ	τ
North — 4 line running dies 17 vorth — 4 line rorth west ron at merit general counce the road from Shalia to meet the road from Shalia	வவ்ப	otoulims	dadsdi waX	τ
on on the transparent of the control		•		**************************************
The fort, mosque and the old town and 40 feet sur rounding oach of the above-inentioned sites	orolf	զան շ	Տոեհու	-
Entine old village site of Vinet, non comprising unassessed No 106, measuring 122 acres 15 gunthas of deb Vijnet	l throt	1		٤

SCHEDULE II

Form of License to execute

Lucense is hereby granted to (herein-after called the licensee) authorizing him under and subject to the provisions of section 20 of the Ancient Monuments Preservation Act, 1904-

```
and ending on the
                                                            цош гре
         day of
                                                  day of
                    This beense shall hold good for a period of
commencing
                                        And on the West by
                                             On the East by
                                            On the South by
                                            On the North by
                                       bounded as follons, namely —
sdnare feet and
                       The plot of land measuring in superficial area
                          within the area specified below, namely --
(VII of 1904), and of the rules made thereunder, to make excavations
-1904, Act VII
                 TOCYF BULES AND ORDERS UNDER
```

3 No excavation shall be made otherwise than in accordance with the rules published in Government Notification in the General Department No , dated the 191, which are printed on the reverse,

and the special conditions noted below

day of 191 Collector of

snovibnoO lovoq2

East Khandesh

Noin No 6848, & D, 2nd Od 1917, B &, 1917, Pt 1, p 2178

In exercise of the powers conferred by section 20 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Governor in Council is pleased to make the following rules, viz —

These rules are applicable to the areas in the East Khandesh District

described below, namely —

Erandol —(1) The piece of land containing the Pandavas
Wada Masjid, situate in Erandol town by the side of the road
running from Kasar Darwaja to Brahman Otta, bearing municipal

No 1290, and bounded as follows —

North —Road leading to the Alahomedan Mohalla
West —Road going to the Sali Mohalla from North to South

South —Road going to the Koshti Mohalla East — Road from Branker Otta to Kasar Darn

East —Road from Brahman Otta to Kasar Darwaja Pachora —(?) The piece of land containing the Mahadev temple, Sangameshwar, situated in Survey No 38 assigned for gao-vardal,

— amolioi as bounded as follows

Most —Natury's temple
West —Survey No 38
Worth —Portion of the fallen temple and road to Nagardevla

South —Portion of the fallen temple and Survey No 38 Chalisgaon —(3) The piece of land containing three inscription

stabe in the temple of Krishna at Waghli, and bounded as follows

East —Open space West —Mahadev temple Worth —Open space vith a well in it South —Road

530

Granted this

2. No person shall nathin the said areas make any sort of excavation which which release except under a heavy the Collector of the district, which will generally not be granted except so far as such excavation may be deemed necessary for the rep are or unproveinent or protection of the said denic discovery.

pps with time which mer extend to two hundred rupees

Bilapur

Xoln Xo 1167, G II, 12th Feb 1919, B G, 1919, Pt I, p 161

Where is the Governor in Council is of opinion that excention within the limits of the local in experted in the following rules ought to be restricted and regulated for the purpose of protecting and preserving the incient monuments in the district of Byapur—in exercise of the powers conferred by section (1) of section 20 of the Anglent Alonaments Preserving 1901 (1) of section 20 of the Anglent alphabased to make the following rules—

I leave thou within a distance of higher inde from any ancient monuments in the district of Bijapur (other than the gates and walls of the city and citidel of Bijapur), which has been declared to be a protected monument mider the energy Monuments Preservation to protected monument under the trucking subminished in let, 1901, is subject to the restrictions and regulations provided in

these rules (1) theope under the authority of a heeuse granted by the

District Migistrate, no person shall —
(a) within a distance of hill a mile from any such monument,

make in excreation by blasting,

-unom dans quantott to the state of the stat

executing six feet

(3) firs person committing a breach of this rule shall be pumish-

able with fine which may extend to two dundred rupees the District Migistrate may in his discretion meets any of

— solur esoilt roban bətinan sericoil van in enoithnos ym vollot oldt Ansammom yna mort tool berdanil vie do soit teid a niidtin (v)

excaration to a depth exceeding six feet shall not be proceeded with it the District Magistrate considers that such exercation is that to endanger the found stions of the monument,

(b) within a distance of one thousand feet from any monument

gnitzald yd sbanr sd lleile noitaetze on alle sling (2).

(c) nithin a distance of half a mile, but at a greater distance than one thousand feet, from any monument the District Magistrate may require that exertections by blasting shall be carried out subject to such restrictions respecting the mulling of sound, the kind and charge of blasting materials and the depth and thumber of blast holes to be fixed at a time, as he may think fit,

(a) the dicenses shall give thenty-four hours, notice to the executive dingenest in shose official charge the monument is:

-- IIIV 15A , 4081]

such operations have been suspended for a period exceeding twelve artuate, before blasting operations are commenced and, where

hours, before they are resumed

fine which may extend to two hundred rupees such condition has been inscrited in his license, be punishable with and shall, on breach of any of the conditions specified in rule 3, where these rules shall be bound to observe the conditions of such because (1) Any person to whom a license has been granted under

(2) The District Magistrate may cancel any license for breach

of any of the conditions thereof

restrictions are to be imposed, is situate monument, with respect to which the license is to be granted or the consultation with the executive engineer in whose official charge the rules the District Magistrate shall, so far as is practicable, act in In granting licenses and imposing restrictions under these

BULES AND ORDERS UNDER ACT VIII OF 1904

ONIAERSILIES

BOMBYX PRESIDENCY EIXING THE DATE ON WHICH THE ACT TO COME INTO FORCE IN THE

the said Act shall come into force in the Bombay Presidency is pleased to fix the eighteenth day of July 1904 as the date on which the Indian Universities Act, 1904 (VIII of 1904), the Governor in Council In exercise of the powers conferred by section 1, sub-section (2), of Note No 1220, E D, 2nd July 1904, B G, 1904, Pt 1, p 906

COFFECE VI BOORY TO THE BOMBAY UNIVERSITY VEHILIATION OF THE SHIKSHANA PRASARAK MANDALI'S NEW

(8161 stillsted (vide Government Notification No 1313, dated the 21st May conditions and limitations as those under which it was provisionally New College at Poons to the Bombay University subject to the same to sanction the permanent affiliation of the Shikshana Prasarah Mandali's Excellency the Governor with the concurrence of his Ministers is pleased Under section 21 of the Indan Universities Act, VIII of 1904, His NOW NO SEES, H. D. 30th Apr 1921, B. C., 1921, Pt. 1, p. 1119

MENLIONED IN THE LIST OF QUALIFICATION REQUIRED BY THE SECTION, TO THE EATENT DATES FOR DEGREES OF THE BOARAY UNIVERSITY THE CERTIFICATES TIRL OF COLLEGES AND INSTITUTIONS AUTHORIZED TO GRANT TO CANDI-

as unended by Noin No 652, E D, 7th June 1898 "Note No 618, E. D., 28th May 1898, B. G., 1898, Pt. 1, p. 467.

in Courcil, under section 12 of Act XXII of 1857, to grant to candidates list hereunder written have been authorized by the Governor of Bombay It is hereby notified that the Colleges and Institutions specified in the

for degrees of the Bomby. University the corthcates of qualification required by the section, to the extent mentioned in the list.—

Library to the extent follows. Bomby, from 14th

September 1860

September 1860

II Decem College, Booms, from 14th September

1860

III Milson College, Bombar, from 14th December

omber 1861

In Arts.

In Arts.

omber 1861

In Arts.

omber 1860

In Arts.

In Arts.

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In Arts.

In Arts.

omber 1860

In Arts.

In Arts.

In Arts.

In Arts.

I cinj met College, Ahmedabad —In Arts for the purposes of the Dammettons for the B I Degree from the dateof its matchineou.

VI Referent College, Kollagar —In Arts for the purposes of

0881 and that mora enoranness of standard outstand bus enorged off and 1881 rado of other less in all the successful off off the successful off off the successful off off the successful off off the successful off off the successful off off the successful off the successful off off the successful off off the successful off the successful off the successful off the successful off the successful off the successful off the successful off the successful off the successful of the s

(ivi) Engineering for the purposes of the Diploma in Agriculture

1881 Zennidus College, Blur ing it — In Arts for the purposes of

3881 to minimized of the top of I Belt to remaining the Lambert of the transformation of the transformation of the transform I and I and I and I are the transformation of the transformati

2. December John Same Same Conego, refrem — in ters from

12. Altherethere College —In Iris for the purposes of the office of the end of quickless TSO and the end of th

XII Maratha College —In 12ts for the purposes of the Previous Linnarition from 12th December 1896 up to the end of 1898,

XIII (101 etiment Lan School, Bombay —In Law from Eth

XIV (10/erument Lan Ches, Poons —In Lan for the purposes of the First LL B Examination from 17th November 1881

XX (injurat Lan Class—In Law for the purposes of the First I.l. B. Examination from 13th December 1890 up to the end of May

1901 XVI Sind Law Class—In Law for the purposes of the First Ll. B Examination from 10th September 1890 up to the end of 1900

XVII Baroda Lan Class—In Lan for the purposes of the Burst LL B Examination from 12th December 1891

AVIII Bhay magar Lan Chess — In Law for the purposes of the First LL B Examination from the beginning of 1896 up to the end of 1900

XIX Grant Medical College, Bombay —In Medicine and in Arts for the Second BSc and BSc Econmations from 4th

Scptember 1860 and 22nd November 1879 respectively

XX College of Science, Poons —In Civil Engineering and in Arts for the purposes of the Examinations for the B Sc Degree from

18th December 1865 and 22nd November 1879 respectively

permanent affiliation of the undermentioned matitution to the Bombay Act, VIII of 1904, the Governor in Council is pleased to sanction the Under section 21, sub-sections (3) and (4), of the Indian Universities

Noin No 617, E D, 26th Fd 1915, B C, 1915, Pt I, p 628

MINATION FOR THE DEGREE OF BACHELOR OF COMMERCE TO THE UNIVERSITY OF BOMBAY FOR THE PURPOSES OF THE EXA-

VEFILIATION OF THE COVERNIENT COLLEGE OF COLLERCE, BOMBAY,

(c) Chemistry and Botany

(b) Mathematics and Physics,

(a) Physics and Chemistry,

(2) For the B Sc examination in groups of—

(b) Physics, Chemistry and Elementary Biology

(a) Mathematics, Physics and Chemistry,

(1) For the intermediate examination in Science in groups ofto the Bombay University for the course of instruction specified below $\,$ College and Madhavlal Ranchhodlal Science Institute, Ahmedabad, the Governor in Council is pleased to sanction the affiliation of the Gujarat Under section 21 (3) of the Indran Universities Act, VIII of 1904,

Noin No 122, E D, 13th Jan 1914, B G, 1914, Pt I, p 85 SITY FOR A CERTAIN COURSE OF INSTRUCTION

TYP SOIENOE INSTITUTE, AHVIEDABAD, TO THE BOMBAY UNIVER-VEFILIATION OF THE GUIARAT COLLEGE AND MADHAVLAL RANCHHOD-

Agriculture the purposes of the examinations for the Degree of Bachelor of Poona Agricultural College—In the Faculty of Engineering for

from 1st Japuary 1908 for the course of instruction specified below -of the undermentioned institution to the Bombay University with effect Excellency the Governor in Council is pleased to sanction the affiliation. Under section 21 (3) of the Indian Universities Act, VIII of 1904, His

Noin No 2062, E D, 25th Nov 1907, B G, 1907, Pt I, p 1923

TIONS FOR THE DECREE OF BACHELOR OF ACRICULTURE TO THE BOMBIY UNIVERSITY FOR THE PURPOSES OF EXAMINA-SANCTIONING THE AFFILIATION OF THE POONA AGRICULTURAL COLLEGE

required by that section Degrees in Arts of the Bombay University the certificates of qualification. Council, under section 12 of Act XXII of 1857, to grant to candidates for College at Jungard has been authorized by the Governor of Bombay in It is hereby notified that from 3rd January 1902 the Bahauddin Arts

Noin No 2014, E D, 25th Nov 1901, B C, 1901, Pt 1, p 2416 CERTIFICATES OF QUALIFICATION REQUIRED BY THE SECTION CYADIDYTES FOR DECREES IN ARTS OF THE BOMBAY UNIVERSITY AUTHORIZING THE BAHAUDDIN ARTS COLLEGE AT JUNAGAD TO GRANT TO

University in the Fielilty of lets for the course of instruction specified

The Government College of Commerce, Bombay—For the purposes of the examinations for the degree of Bachelor of Commerce with retrospective effect from the date of expiry of its provisional affiliation

FOR THE PURPOSES OF THE PRESENCE OF MENTAL SOLUTION OF THE PRESENCE OF MENTAL OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF GREATS OF THE PROPERTY OF

Note No. 1395, E. D., 30th May 1916, B. G., 1916, Pt. I., p. 1091

Under section 21 (3) and (1) of the Indian Universities Act, 1901 (Act / 111 of 1904), the Governor in Conneil is pleased to sanction the recognition by the Bomby University of the following Arts Colleges for the purposes of the Preliminary Scientific Examination for the degrees of Al B B B, with effect from the 15th June 1916 —

(1) Liphinstone College,

(2) Wilson College,

, क्षेत्री हो अस्तर १८ है।

் கரில் ராரமர் (£)

(5) Birrott College,

(a) là ranssan (alle as (a) là ranssan (alle as

(6) Քշրջութոր College, (7) D ււ յրյու եւ վրում Sind College

THEFFICE OF THE WILLING DON COLLEGE, STACLE, TO THE BOMBLY

CALCULATION

Note No. 1152 L. D., 21th Nov. 1922, B. G., 1922, Pt. I., p. 697

Under sections 21 and 22 of the Indian Universities let, VIII of 1904, all solutions it and 22 of the Indian Universities let, VIII of 1904, all solutions the Governor, with the concurrence of his Pinnshent pleased to suction with effect from 20th June 1922, the permanent infinition of the Villingdon College, Eingli, to the Boinbay University is a tracegneral let of the College teaching up to the standard of the B.A. Degree for both Pass and Honours Courses in English, Einsland, Marathi, Matathi, Matathi, Buthenarites, History and Economics and Philosophy subject to the condition that the infinition manning in the following condition that the infinite manning in the following condition by is follows—(a) First year, 250, (b) Becond year, 150, clisses should be as follows—(d) First year, 250, (b) Becond year, 150, clisses should be as follows—(d) First year, 250, (c) Third year, 100, (d) Fourth year, 100

VA ROOZE BY THE ADDITION OF THE HONOURS COURSE AFILITATION OF THE SHIRESHAM AND LLI'S WEW COLLEGE

Noin No 3285, E D, 24th June 1921, B G, 1921, Pt I, p 1603

Under section 22 of the Indian Universities Act, VIII of 1904, His Excellency the Governor, with the concurrence of his Ministers, is pleased to extend the affiliation of the Shiksham Prasarak Mandali's New College at Pooin by the addition of the Honours Course in Mathematics to the BA Degree Course for which the College is at present affliated

surations of the maganial thanordas balnurandas arts colege, surat, by the addition of the subsected of exclish (honours course) and handling of the B λ , degree courses

Noin No 369, E D, 28th Oct. 1921, B G, 1921, Pt. I, p. 2781

Under section 22 of the Indian Universities Act, VIII of 1904, His Excellency the Governor, with the concurrence of his Aimsters, is pleased to extend with effect from the 20th June 1921, the affiliation of the Magnalal Thakordas Balmukandas Arts College (formerly known as the Sarvajanik College), Surat, by the addition of the subjects of English (Honours Course) and Gujarati to the B A. Degree Courses in respect of which the College is at present provisionally affiliated.

yt foozy by the addition of the subject of marathi to tether shiesham prasher mandali's new college

Noin No 371, E D, 2nd Nov 1921, B G, 1921, Pt 1, p 2826 Under section 22 of the Indian Universities Act, VIII of 1904, His Excellency the Governor, with the concurrence of his Almisters, is pleased to extend with effect from the 20th June 1921, the affiliation of the Shikshan Prasarak Mandah's New College at Poona by the addition of the subject of Marathi to the B A. Degree Courses for which the College is affiliated.

AFFILIATION OF THE SUBJECTS OF KANARRESE AND URDU TO THE B λ_{\star} DEGREE COURSES

Voin No 474, E D, 2nd Nov 1921, B G, 1921, Pt I, p 2826
Under section 22 of the Indian Universities Act, VIII of 1904, His Excellency the Governor, with the concurrence of his Ministers, is pleased to extend the affiliation of the Karnatak College, Dharmar, with retrospective effect from the 20th June 1921, by the addition of the subjects of Kanarese and Urdu to the B A. Degree Courses in respect of which the Ollege is provisionally affiliated

OKDEKS DADER YCL III OF 1906

COINVEE

AUTHORIZING CERTAIN OFFICERS TO CUT OR BREAK SILVER COIN .

Notn No 1942, F D, 1st June 1891, B G, 1891, Pt 1, p 437
In exercise of the power conferred by section 16 of the Indian Counge
Act, 1870, the Governor in Council is pleased to authorize the under-

describing officers in addition to those previously notified* to cut or

(1) The Collector of Customs, Karachi,

(2) Every Mannhatdar, Mukhtyarkar or Mahahari in charge of a Sub-Treasury

Noin No 1367, F D, 13th Apr 1912, B G, 1912, Pt I, p 528

In exercise of the powers conferred by sections 16 and 20 of the Indian Counge let, III of 1906, and in supersession of Government Motifications No. 81, dated 9th January 1895, and No. 2893, dated 5th July 1897, the Cioxernor in Council is pleased to authorize the Customs Manager at Castle Governor in Council is pleased to authorize the Customs Manager at Castle 180ch and the Chief Account Officer of Chieforns, Salt and Opium, Bombay, to cut or break diminished or defreed or cointerfeit silver coins

CONZERENT SILVER CONS N THORIZING CERTAIN OFFICERS TO CUT OR BREAK

Noin No. 2259, F. D., 14th July 1910, B. G., 1910, Pt. I., p. 972. Interpretability of the Industriction of the Industriction

In excrete of the power conferred by section 20 of the Indian Counage Act 1906 (III of 1906), the Governor in Council is pleased to authorize the Manager, Agent or other principal Officer of the several offices in the Bombis Presidency of the Bombis Merchants Bank, Limited, to cut or the counterfeit silver come

Noin No 2159, F D, 23rd July 1912, B G, 1912, Pt I, p 1205

In exercise of the powers conferred by section 20 of the Induan Comage. Let, III of 1906, the Governor in Council is pleased to authorize the underminitioned Banks and firms to cut or break counterfeit silver com —

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- arbar to Anna off India
- The Compton National D'Escompte De Paris
- АпаВ впоот ойт 6
- The Decenn Bank
- Jung Induloide off &
- 6 The Credit Bank of India 7 The Hindustan Bank
- 8 The Sind Bank
- 9 Тhe Karachi Bank 10 Тhe Xarional Insurance and Banking Company

કાલત્રામુ

- 11 Messrs Grindlay Groom and Company
- 13 Mesers E D Sassoon and Company
- 13 Messra Louis Droyfus and Company
 11 Messra Machinen Machenzie and Company
- * S.c. Government of India Notification No 664, dated 13th February 1891, B G,

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The Jam Shri Ranjitsingli Spinning and Weaving Mills	₹8 17
	Sholapur
The Marsinggury, Manufacturing Company, Lumited,	\mathbf{g}_{3}
	Sholapur
The Sholapur Spinning and Weaving Company, Limited,	22
Messra Cowasy Dinshaw and Brothers (Aden)	12
Messrs Mangoomal Jessamg (Bombay)	30
Messra Sanday Patrich and Company	61
Messrs Ewart Ryrie and Company	81
Messrs Donald Graham and Company	LΤ
The British India Steam Mavigation Company, Limited.	91
The East Indian Tramways Company, Limited	gī
LOCAL RULES AND ORDERS UNDER [1906, Act III——————————————————————————————————	

Company, Limited, Sholapur

individuals to cut or break counterfeit sliver com whe Bombay Company, Limited, and the undermentioned officers and officer of the Karachi offices of (1) the Punjab National Bank and (11) He is also pleased to authorize the Manager, Agent or other principal

The Cashier of the Court of Small Causes. Bombay

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*	*	*	ħ
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201	*	*	7
LEGITTOCT 'COS	THE COURT OF SITTERS CARE	THE OTHER OF	٣

Noin No 3955; F D, 29th Nov 1912, B C, 1912, Pt I, p 2168

cut or break counterfeit suver coin the Bombay Presidency of the Standard Bank, Limited, Bombay, to Manager, Agent, Secretary or other principal officer of the several offices in Act, III of 1906, the Governor in Council is pleased to authorise the In exercise of the power conferred by section 20 of the Indian Counge

Noin No 3958, F D, 29th Nov 1912, B G, 1912, Pt I, p 2168

In exercise of the power conferred by section 20 of the Indian Counge

зилот соит. Mandrandas Mathradas, Bankers, Bombay, to cut or break counterfeit Manager, Agent, Secretary or other principal officer of the firm of Seth Act, III of 1906, the Governor in Council is pleased to authorise the

Noth No 70, F D, 7th Jan 1913, B G, 1913, Pt I, p 75

connectent silver com Greaves Cotton and Company, Bombay, to cut or break Manager, Agent, Secretary or other principal officer of the firms of Act, III of 1906, the Governor in Council is pleased to authorise the In electing of the ponce conferred by section 20 of the Indian Comage

Kanarese

un Goet Woln No 2004, Jih Mar 1919, B G, 1919, Pe I, p 639 G of I, Finance Dept, Noin No 565-F, 26th Feb 1919, republished

feit suver coms of the Tata Industrial Bank, Limited, Bombay, to cut or break counter-Agent or other principal officer of the several offices and agencies in India 1907, the Governor General in Council is pleased to authorise the Manager, fiestion in the Finance Department, No 1448-A,* dated the 8th March Act, 1906 (III of 1906), and m continuation of paragraph 2 of the Noti-In exercise of the power conferred by section 20 of the Indian Comage

In exercise of the power conferred by section 20 of the Indian Comage Noin No 190, F D, 26th July 1920, B G, 1920, Pt I, p 2025

of India, Limited, Bombay, to cut or break counterfeit sliver coin Manager, Agent, Secretary or other principal officer of the Union Bank Act, III of 1906, the Governor in Council is pleased to authorize the

Noth No 613, F. D., 26th Oct 1920, B. G., 1920, Pt. I., p. 2951

Limited, Alimedabad, to cut or break counterfeits alver com in the Bombsy Presidency of the Industrial Bank of Western India, Manager, Agent, Secretary or other principal officer of the several offices Act, III of 1906, the Governor in Council is pleased to authorize the In exercise of the power conferred by section 20 of the Indian Coinage

OKDEKS ONDER YCL A OF 1908

CIAIL PROCEDURE

зног чров-віл чров LANGUAGE OF THE DISTRICT AND SESSIOUS COURT OF

Noin No 1315, J. D., 21st Feb 1884, B. G., 1884, Pt. I., p. 161

(hereafter to de called the Bijapur) revenue district, its language shall de Bijapur shall be Marathi, and in respect of cases originating in the Kaladgi Sholapur the language of the District and Sessions Court of Sholapurpleased to duect that in respect of cases arising in the revenue district of Criminal Procedure Code, His Excellency the Governor in Council is Under section 645 of the Civil Procedure Code, and section 556 of the

THE DISTRICT AND SUBORDINATE COURTS OATHS TO DECLARANTS FOR THE PURPOSE OF AFFIDAVITS IN EMEN'S DISTRICT COURTS TO APPOINT OFFICERS TO ADMINISTER

Noin J D, 12th Oct 1877, B G, 1877, Pt I, p 908

generally to empower District Courts to appoint officers to administer Procedure, 1877, the Honourable the Governor in Council is pleased Under the provisions of Clause C of section 197 of the Code of Civil

LOCAL RULES AND ORDERS UNDER -IIV 19A ,8081 J

of section 2 of the Code and the Courts subordinate to the District Courts within the meaning oaths to declarants for the purpose of alidavits in the District Courts, -X 15A ,8081]

BY CHAPTER XXVI OF THE CODE OF CIVIL PROCEDURE ON THE PARKAR, TO PERFORM IN CERTAIN COURTS THE FUNCTIONS IMPOSED APPOINTING THE SHIRASTEDAR OF DEPUTY COMMISSIONER, THAR AND

gli d'i 14681' f) a fest que que l'isst et l'itoti on uion COVERNIENT PLEADER

No 6553, dated the 17th Octodor 1893, published in the Bombay Gerern ment Gazette for 1893 Part I, page 1006 in Council is pleased to appoint, the In supersession of the notification noted in the margin, the Governor

peme, to perform in the undermensioner, Thar and Parkar, for the time Shirastedar of the Deputy Commis-

Civil Procedure on the Government Pleader, that is to saytioned Courts the functions imposed by Chapter XXVI of the Code of

The Courts of the Mukhtiarkars of Umarkot, Khipra and Sanghar The Civil Court of the Assistant Collector, Mara Valley

The Court of the Deputy Commissioner, Thar and Parkar The Courts of the Head Munshi of Umarkot, Khipra and Sanghar,

ORDER ONDER YCL AII OF 1908

NEWSPAPERS (INCITEMENTS TO OFFENCES)

RESERVED OF A CERTAIN NEWSPAPER RECHIRILING YAX DECLARATION BEING MADE BY ANY PEPSON IN

of Act, 1867, m respect of the newspaper entitled The Hindu Punch as the declaration prescribed by section 5 of the Press and Registration of Books Phadke made before the First Class Magistrate, Sadar Station, Thana, the WHEREAS on the 2nd day of September 1903 Krishnajı Kashmath Noin No 1482, J D, Isih Mar 1910, B C, 1910, Pt I, p 423

entitled The Hindu Punch and the copies of the said Hindu Punch press used for the purpose of printing or publishing the said newspaper of Mewspapers (Incitements to Offences) Act, 1908, declaring the printing of Thana made a conditional order under sub-section (1) of section 3 of the AND WHEREAS on the 6th day of October 1909 the District Alagistrate printer and publisher thereof,

an appeal to the High Court against the said order absolute was District Asgistrate of Thans made the said conditional order absolute and JAD WHEREAS by an order, dated the 18th day of October 1909, the n heresoever found to be forfeited to His Alajesty,

or september 1903 and also to prodibit any further declaration being made of section 5 of the Press and Registration of Books Act, 1867, on the 2nd day Phadke betore the First Class Magistrate, Sadar Station, Thana, under 1908, is pleased to annul the said declaration made by Krishnath Lashinath conterred by section 7 of the Mewspapers (Incitements to Offences) Act, YOW THEREFORE the Governor in Council, in exercise of the powers dismissed on the 22nd day of December 1909

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as the said nen spaper erid Hindu Punch or of any neuspaper unich is the same in substance or subscribed by any person under the last-named Act in respect of the

RULES UNDER ACT X OF 1908

SALT-DUTIES

SALT TO BE REMOVED FROM SALT WORKS OR DEPÔTS IN -RULES FOR THE GRANT OF CREDIT FOR EXCISE DUTY PAYABLE ON

Province of Sind

Not No 9345-A, R D, 28th Sept 1909, B G, 1909, Pt. 1, p 1841

munoty to be removed from salt norks or depôts in the Province of Sind, the following rides for the grant of credit for excise duty payable on salt Duties Act, 1908 (X of 1908), the Governor in Council is pleased to make In exercise of the powers conferred by section 2 of the Indian Salt

agreement must be written on stamped paper of the value of eight as security for the due performance of such agreements Bonds, Karachi Port Trust Bonds or Karachi Muncipal Debentures, Bombay Almicipal Debentures, City of Bombas, Improvement Trust Loan Acknowledgments, Treasury Bills, Bombar Port Trust Bonds, Salt, Excise and Opium, Government Promissory Notes, Treasury also fully endorse and deposit nith the Assistant Commissioner of execute agreements in the form appended to these rules, and must Persons desirous of obtaining credit for excise duty must

of the Assistant Commissioner being made therefrom to meet the ing to the market value of the securities, a deduction at the discretion Commissioner's receipt for the deposit. The credit will be fixed accordto the amount of credit given to him as shown in the Assistant The depositor will be entitled to remove salt bearing duty sruuv

contingency of depreciation in the value of the securities during the

currency of the credit

apply tor a new credit depositor must adjust his account, and it will be then open to him to At the close of the prescribed period the beyond six months a sum less than Rs 500, nor shall the credit in any case extend No agreement will ordinarily be made or account opened for

and passed to the credit of the depositor's account current kept drawn by the Assistant Commissioner of Salt, Excise and Opium, they remain deposited nith the Assistant Commissioner will be The interest accruing on the securities during the time The securities nill be lodged in the Bank of Bombay, Karachi

securities deposited with him and this receipt must be produced and The Assistant Commissioner will grant a receipt for the by the Assistant Commissioner as heremafter provided

receipt The amount of credit given will also be shown in the account given up when the depositor redeems his securities or closes his

An account current detween the depositor and Government

hours when, if he wishes, he may also take a copy thereof depositor or his duly authorized agent on week days during office at his office in Karachi and will be open to the inspection of the will be kept by the Assistant Commissioner of Salt, Excise and Opium

at any time previous to the expuration of the term of credit by paying It will be optional with the depositor to close his account

the amount shown to be due by him and thereupon to receive back

The depositor must apply in writing to the Assistant Comріз веспінсв

depositor's debit in the account current and enter the amount of excise duty leviable on such salt to the will furnish the depositor with a delivery order on the proper officer the requisition, the Head Clerk of the Assistant Commissioner's office remove it. If the Assistant Commissioner agrees to comply with he requires, and the salt work or depôt from which he proposes to missioner of Salt, Excise and Opium for salt, stating the quantity

surplus accrums on such sale will be paid to the depositor Any loss principal and interest by the sale of the depositor's securities Assistant Commissioner may proceed to realize the amount due for commenced to run, at the rate of 12 per cent per annum, and the pay interest on such balance from the date on which the credit the salt removed by him on credit Should he fail to do so, he must pay the balance then due from him on his account current for all At the expusition of the term of credit the depositor must

torthwith paid by the depositor not realizing the sum due by him for principal and interest shall be which may be sustained in the event of the depositor's securities

Treasury in the mofusail, special application may be made to the depositor should prefer to make payments into a Government the Assistant Commissioner of Salt, Excise and Opium Payments are to be made at the Headquarters Office of

Assistant Commissioner

Depositors must conform to the authorized rules at each

salt work or depôt



between the Secretary

day of

one thousand mine hundred and үй үскееиейт шаде the

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Bombay Presidency (excluding Sind)

TIEI yold Alet, A H, 2720 oV niol yeld benemb Noin No 8972, R D , 23rd Sept 1914, B G , 1914, Pt I, p 2211, as

Works or Depôts in the Bombay Presidency excluding Sind, namely, grant of credit for Excise duty payable on salt to be removed from Salt the Governor in Council is pleased to make the following rules for the in the Revenue Department, No 9345, dated the 28th September 1909, Act, 1908 (X of 1908), and in supersession of Government Votification In exercise of the power conferred by section 2 of the Indian Salt Dutics.

rity for the due performance of such agreements - қусу әді ешеп Debentures or City of Bombay Improvement Trust Bonds as secupayable in 1920, Bombay Port Trust Bonds, Bombay Muncipal ledgments, Tressury Bills, British Government Exchequer Bonds re-Bombay, Government Promissorv Notes, Treasury Loan acknonalso fully endorse and deposit with the Collector of Salt Revenue, execute agreements in the form appended to these rules, and must Persons desirous of obtaining credit for Excise duty must

The credit will be fixed according to the market value of credit given to him as shown in the Collector's receipt for his The depositor will be entitled to receive salt to the amount

must be written on stamped paper of the value of eight anna

being made therefrom to meet the contingency of depreciation in of the securities, a deduction at the discretion of the Collector

No agreement will ordinately be made or account opened the value of the securities during the currency of the credit

adjust his account, and it will be then open to him to apply for a At the close of the prescribed period the depositor must for a sum less than Rs 2,000, nor shall the credit extend beyond six

new credit

current kept by the Collector as heremafter provided of Salt Revenue and passed to the credit of the depositor's account remain deposited with the Collector will be drawn by the Collector The interest accruing on the securities during the time they

depositor redeems his securities or closes his account The amount with him, and this receipt must be produced and given up when the The Collector will grant a receipt for the securities deposited

of credit given will also be shown in the receipt

duly anthorized agent on neek days during office hours, when, it Bombay, and will be open to the inspection of the depositor or his will be kept by the Collector of Salt Revenue at his Office in An account current betneen the depositor and Government

It will be optional with a depositor to close his account at he wishes, he may also take a copy thereof

the amount shown to be due by him, and thereupon to receive back any time previous to the expustion of the term of credit by paying

Total S

pay the dilandine then due from him on his account current for It the expiration of the term of credit the depositor must levnible on such alt to the depositor's dobit in the account current order on the proper officer and enter the amount of Excise duty of Customs, Salt and Opinin will furmen the depositor with a delivery uperes to comply with the requirition, the Chief Account Others nork or depôt from which he proposes to remove it. If the Collector Last Receime for salt, streng the quantity he requires, and the salt The depositor unust apply in virting to the Collector of

out yd brag dit nidiol od llade despin bar, lagioning vol mid yd in the event of the depositors securities not realizing the sum due siles will be paid to the depositor. Any loss which may be sustained of the depositor's securities Ant surplies accoung on such to realize the amount due for principal and interest by the sale on which the exclit commenced to run, and the Collector any proceed adused in iny particular case he may charge interest from the date that if it appears to the Collector that the concession has been expired at the rate of 12 per cent-per annim subject to the proviso must far interest on such balance from the date on which the credit ill the salt removed by him on credit. Should he find to do so, he

Payments are to be made at the Headquarters Office

Sift Rosenne the Molusal, special application may be unide to the Collector of should profer to make payments into a Government Treasury in of the Collector of Salt Reconne in Bombay. If any depositor

Depositors must conform to the authorized rules at each

salt nork or depôt

depositor



Betneen the 10 /ab One thousand mue hundred and ух үенгүл жүрө дю

of the other part Secretary of Stite for India in Council of the one part, and

13 to 54V Bombay, for the time being the securities hereinafter mentioned, that having fully endorsed and deposited with the Collector of Salt Revenue,

tor securing the payment by him the said

979 his elecutors, administrators

-VIX to A . 4001 }

TOGYT BULES AND ORDERS UNDER

or personal representatives, to the said Secretary of State, his successors, or assigns, of all money which shall at any time or times become due or owing from the said

or owing from the said

administrators, or personal representatives, to the Government of Bombay on account of Excise duty on salt removed from salt works in the Bombay Presidency on credit under the rules regulating such credit (a copy whereof is hereunto annexed), or which shall at any time or times be at the debit of the said Government in respect of such removals of salt current with the said Government in respect of such removals of salt on credit, it is hereby agreed between the said parties hereto, the said on credit, it is hereby agreed between the said parties hereto, the said Secretary of State agreeing for himself, his successors and assigns, and Secretary of State agreeing for himself, his successors and assigns, and

the said securities so deposited as a foresaid shall be subject and liable the said securities so deposited as a foresaid shall be subject and liable to said securities so deposited as a foresaid shall be subject and liable to all the provisions of the said rules and to such sale and appropriation of proceeds as therein provided. Further, that the interest which shall accrue due on the said securities while they remain in deposit with the Collector of Salt Revenue for the time being, shall be drawn by such Collector and credited in such account current as aforesaid. And lastly, that each of the said parties hereto shall and will adhere to the lastly, that each of the said parties hereto shall and will adhere to the

said rules and shall and will be bound thereby and by every stipulation and provision therein contained In witness whereof.

Balt Revenue, has by order of the Governor of Bombay in Council set Salt Revenue, has by order of the Governor of Bombay in Council set and the set of the Governor of Bombay in Council set and the set of the fact the set of the

his hand and the seal of his Office hereto, for and on behalf of the said Secretary of State, and the said

has hereunto set his hand the day and year first above written Signed by the said

Collector of Salt Revenue. Head Clerk, Collector of Salt Revenue

Signed by the said

In the presence of

in the presence of

Chief Account Officer of Customs, Salt and Opium,

ORDER ONDER VCI XIV OF 1908

CRIMINAL LAW AMENDMENT

EXLENDING THE AOT TO THE BOMBAY PRESIDENCY

G of I, Home Dept, Noin No 15, 4th Jan 1910, republished in Govt.
Noin No 183, I D, Ilih Jan 1910, B G, 1910, Pt I, p 20

In exercise of the powers conferred upon him by section I (2) of Act XIV of 1908 (the Criminal Law Amendment Act, 1908), the Governor General in Council is pleased to extend the whole of the said Act to the Presidency of Bombay

Criminal Law Amendment Amendment Towns Towns Insolvency Towns

BULES UNDER ACT III OF 1909

PRESIDENCY TOWNS INSOLVENCY

THE BOMBAY INSOLVENCY RULES, 1910

Noin No 40, High Count, 15th Jan 1910, B G, 1910, Pt I, p 104 as amended by Noins No 199, High Court, 23rd Mar 1914, No 202, High Court, 9th Apr 1915, No 415, High Court, 27th July 1915, No 92, High Court, 8th Feb 1916, No 292, High Court, 16th Reb 1916, No 354, High Court, 16th Aug 1920, no 59, High Court, 16th Court, 16th Aug 1920, and No 59, High Court, 2nd Feb 1921

The following Rules and Forms made by the Honourable the Chief Justice and the Judges under the Presidency Towns Insolvency Act, 1909, Asve been sanctioned by the Government of Bombay —

Prel1m1m1m1

I These Rules may be cited as "The Bombay Insolvency Rules, 1910" They shall come into operation short title and commencement on the lat day of January 1910, and apply to all matters arising and to all proceedings taken in any matters ander the Act, on or after that day

2 In these Rules, indeed the context or Interpretation of term subject matter or interpretation of term subject matter otherwise requires.

(1) "The Act" means the Presidency Towns Insolvency Act, 1909

(2) "The Court" includes an officer of the Court when exercising the powers of the Court pursuant to the Act or these Rules

(4) "Creditor" includes a corporation or firm of creditors in partmership and (4) "Debtor" includes a firm of debtors in partmership and

includes any debtor proceeded against under the Act, whether adjudged insolvent or not

(5) "Chief Clerk" means the principal ministerial officer of the

Court (6) "The Judge" means the Judge to whom msolvency

business is for the time being assigned under section 4 of the Act

3 The forms in Appendix I hereto, shall

Oso of forms in Appen be used with such variations as circumstances dix 1

Court and Chambers

Matters to be beard in a shall be heard and determined in open Court.

Court

Court

(a) Application for protection of insolvents

9 All proceedings of the Court shall remain on record in the Court, so as to form a complete record of each matter, so as to form a complete record of each matter, exact the Court, or by special direction of the Judge or Chief Clerk, but they may at all reasonable times be inspected by the Official Assignee, the debtor and any creditor who has proved, or any person on behalf of the Official Assignee, debtor or any such creditor

10 All notices required by the Act or these Rules shall be in writing, unless these Rules otherwise provide, or the Court Notices to be in writing shall in any particular ease, otherwise order

Forces to be scaled. process issued by the Court shall be scaled.

Process to be scaled. process issued by the Court shall be scaled.

12 Where the Court orders a general meeting of creditors to be summoned at shall be summoned as the Court of any direction by the court court, the Court of any direction by the Court

copy of the order to the Official Assignee, and the Official Assignce shall not less than seven days before such meeting send a copy of the order to each creditor at the address given in his proot, or when he shall not have proved, the address given in the list of creditors by the insolvent or such other address as may be known to him

shall be entered by the Chief Clerk in a list for hearing on the day appointed. the name of the Applicant's Attorney if any Every motion of the Applicant and the first of the Onion of the Charles of motion. deliver to the Chief Clerk a copy of his notice of day previous to the day appointed for the hearing. A party intending to move shall, not later than four o'clock on the than the day before the day appointed for the Motice of motion to motion shall be filed with the Chief Clerk not later Every affidavit to be used in supporting or opposing any opposed to he used in supporting or opposing any opposed to he used in supporting or opposing any opposed to he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not hear that he had not he had not hear that he had not hear that he had not he had not he had not hear that he had not he had adjourn the hearing thereof, in order that such notice may be given mortom notice, the Court may either dismiss the motion or application or advining that the motion of application or advisor, that and the motion of application or advisor, the first property of the motion upon such terms as the Court shall think fit Notice not served on opinion that any person to whom notice has not some naties If on the hearing of any motion or application the Court shall be of the form that motion or application the court shall be of the form motion that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form that motion the form the form that motion the form the form the form that motion the form the to the applicant not less than two days before all proper parties motion he shall delitter copies of such affidavits a of northere a respondent infende to use affide and strong of a shall a strong of a stron notice has been allowed shall be stated in the notice of motion short notice of motion shall be made ex parte and the fact that short motion in the notice for hearing the motion An application for leave to serve thereby not less than 4 day 9 before the day named shall be served on any party to be affected Unless the Court gives leave to the contrary, notice of motion harvants and of which the contrary, notice of motion the Court may think just, and any party affected by such order may to costs and otherwise, and subject to such undertaking, if any, as serious mischief, mat make any order ex puric upon such terms as move to set it aside caused by proceeding in the ordinary nay would or might entail upon such party provided that the Court, if satisfied that the delay a copy of the affidate in support thereof have been duly served proof that notice of the intended motion and of such party duly shown to the Court, or upon no order shall be made unless upon the consent When any party other than the applicant is affected by the motion. parte applications Notice of motion and ex otherwise duect) shall be made by motion rules or the Court shall in any particular ease Every application to the Court (unices otherwise provided by these 41 Application to be by that the advertisement to which it refers was duly inserted in the usaue of the " Gazette" or paper mentioned in it (4) The memorandum by the Chief Clerk shall be primu facie evidence is inserted, shall be left with the Chief Clerk by the person inserting -III to A (8081 }

LOCAL RULES AND ORDERS UNDER

Presidency Towns ENACTMENTS APPLYING TO BOMBAY

23 If within one week from the making of an order of adjudication, order on application Propagation of seleme, order annulling adjudication or scheme,
orders or discharge, such order has not been completed, it shall be the duty of the for discharge, such order has not been completed, it shall be the duty of the Chick to prepare and complete such order provided that it many c is the Judge shall be of opmion that the provisions of this Kule ought in the tip and provided also that where an order of incorporate is another and discharge is another to the condition that indement shall be

c ise the Judge shall be of opinion that the provisions of this kule ought of not to apply, he may so order, and provided also that where an order of discharge is granted subject to the condition that judgment shall be entered against the misolvent, nothing in this Rule shall require the Chief Clerk to prepare and complete the order until the msolvent has given consent, in the preserved form, to judgment being entered against him consent, in the preserved form, to judgment being entered against him

A person nho has the carrage of an order shall obtain from the Notice of appoint and shall give reasonable notice of the appointment to settle order and shall give reasonable notice of the appointment to settle order

order, or to their attorneys

Gecuruly in Court

25 Except when these Rules otherwise provide, where a person is required to give security, such security shall be security by bond myth one or more surety or the form of a bond with one or more surety or

surctics to the person proposed to be secured

26 The bond shall be taken in a penal sum, which shall not be lea

26 The bond shall be taken in a penal sum, which shall not be less than the sum for which security is to be given and amount of bond probable costs, unless the opposite party consents

to it being taken for a less sum

27. Where a person is required to gave security he may in lieu thereof Deposit in heu of La sum equal to the sum in question Deposit in heu of in respect of which security is to be given and the ond

probable easts of the trial of the question together with a memorandum to be approved of by the Chief Clerk and to be signed by such person, his solution, or agent, setting forth the conditions

28 In all cases where a person proposes to give a bond by way

Notice of suretes where a person proposes to give a bolid by way.

Notice of suretes

Motice of suret ea the opposite party and on the Chief Clerk notice of the proposed suretice n'inch shall be in the Form No II in Appendix I

of the proposed surefice which shall be in the Form No 11 in Appendix I and place of the time and place at which he proposes that the bond shall be executed, and shall state in the notice that should the proposed obliges have any valid objection to make to the surefies or either of them, it must be made at that time

29 The sureties shall make an affidavit of their sufficiency (which Justification by sureties the Opposite party shall dispense with such affidavit, and such sureties shall attend the Court to be cross-examined

or redured

30 The bond shall be executed and attested in the presence of the Execution of bond Chief Clerk or of the Official Assignee
31 Where a person makes a deposit of money in heu of giving a bond,
31 Alberte a person from the Chief Clerk aball forthwith give notice to the

Where a person makes a deposit of money in hea of grying a bond,

Notice of deposit person to whom the security is to be given of such

deposit having been made

32 The Rules of the High Court of Bombay 1909 relating to insolute of the High Sourts shall apply to affidavite used in insolutional and the matters, with such variations as the nature

of the case may require

Discovery of Insolvent's Property

33 Every application to the Court under section 36 of the Act shall at the shortly the grounds Applications for dis upon which the application is made Where the covery application is made where the covery application is made on behalf of the Official

Assignee it need not be verified by sfidavit
33A A summons under section 36 of the Act shall be in the Form
Mo 93 in Appendix I hereto, with such variations

as circumstances may require

form of summons

Appropriation of Pay or Salary or Income

34 Where the Official Assignee or a creditor intends to apply to the Court for an appropriation order under section Motice to insolvent of 60 of the Act, he shall give to the insolvent notice application.

of his intention to do so Such notice shall specify the time and place fixed for hearing the application and shall state specify the time and place fixed for hearing the application and shall state that the insolvent is at liberty to shew cause against such order being that the insolvent is at liberty to shew cause against such order being

made The notice shall be in the Form No 85 in Appendix I hereto, with such variations, as circumstances may require

35 Where an order is made under section 60 of the Act the Chief

Copy of order to the conder, who shall communicate the partment or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the department or other person same to the chief of the chie

under whom the pay or salary or income is enjoyed

36 Where an order has been made for the payment by an insolvent

Review of order

of his salary or income, the insolvent may, upon
the ceasing to receive a salary or income of the amount he received

his ceasing to receive a salary or income of the amount he received when the order was made, apply to the Court to rescind the order or to reduce the amount ordered to be paid by him to the Official Assignee

Warrants, Arrests and Comminments

A warrant of seizure, or a search warrant, or any other warrant row whom warrants it granted to an officer of the Court be addressed to the Sheriff or such other officer of the Court to the Sheriff or such other officer of the Court

as the Court may in each case direct

mentioned in the narrant, who shall produce tron of meoty ent enstedy of the joilor or keepers of the prison. Custods and producsection 30 of the Act he shall be given into the Where an insolvent is arrested under a narrant issued under

the mealient which may be seized shall forthwith be lodged with the order, and any book, papers, money sand goods in the possession of and stiely keep linn mutil such time as the Court shall otherwise such insolvent before the Court as it may from time to time direct

An application to the Court to commit any person for contempt Othern Lengue

be filed with the Cinef Clerk Toplications to com of Court shall be supported by allidavit and shall

ind place for the Court to hear the application, and hearing application to commit, the Court shall fix a time Subject to the provisions of the Act and of the Rules, upon an

which the court in it thull fit, the Court may allow substituted service uzed for the herring of the application provided that in any case in person sought to be committed, not less than three days before the day notice whereof shall be personally served on the noncoulde 1>

धाराद्वे व्य का कामका of the notice by advertisement or otherwise, or shorten the length of

Committal order Official Assignee to do some particular act or jo ansarjo noisustans, disobering any order of the Court or of the Where an order of committal is made against an insolvent for

with the previous order within a specified time committel shall not be resued provided that the medient complies thing, the Court may direct that the order of

(1) If an in-olvent or natives examined before the officer empower-

report such relusal in a summary way to the which he mer alfow to be put, such otheer shall to the satisfaction of such officer any question th under section 6 of the Act refuses to answer

e mine 10 maciona medicine rouga to intimine?

manner is it he had made default in answering before the Judge default shall be in the same position and be dealt with in the same Judge, and upon such report being unde the insolvent or nithess in

insoftent or withess and shall set forth the question put and the answer (if any) given by the (2) The report of such officer shall be in nriting, but nithout affidavit,

default may be reported unmediately Indge is sitting at the time n hen the default m ausnering is made, such the Judge may take ench action thereon as he shall think fit. If the default will be reported to the Judge, and upon receiving the report, the default in anoncing is made, name the time and the place when the (3) Such other shall, before the conclusion of the examination at "hield

(1) The report of such officer as aforesaid may be in the Form No 15

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Service and execution of Process

43 Every attorney sumg out or serving any petition, notice, summons, Address of attorney for his name or firm and place of dusiness in Bombay service.

Which shall be called his address for service.

All notices, orders, documents, and other written communications which do not require personal service shall be deemed to be sufficiently served on such attorney if left for him at his address for service.

Henry for service of notices, orders, or other proceedings shall be effected being six in the afternoon, except on

Hours for service Saturdays, when it shall be effected before the hour of two in the afternoon Service effected after six in the afternoon of any week day, except Saturday, shall for the purpose of computing any period of time subsequent to such service be deemed to have been effected on the following day Service effected after two in the afternoon on the following lay service effected after tho in the afternoon on Saturday shall, for the like murpose, he deemed to have been effected Saturday shall, for the like murpose, he deemed to have been effected

Saturday shall, for the like purpose, be deemed to have been effected on the following Monday

45 It shall be the duty of such officer as the Court may direct, to serve such orders, summonses, petitions, and serve of officers, etc. motices as the Court may require him to serve, to

Duties of officers, etc.

Court not sittings in Chambers), and to do and perform all such things as may be required of him by the Court

But this Rule shall not be construed to require any order, summons, petition, or notice to be served by an officer of the Court which is not the Court shall in any particular proceeding by order specially so direct

16 Where notice of an order or other proceeding in Court may be Service by Post a served by Post it shall be sent by registered letter \$1 Er ery order of the Court may be enforced as if it were a decree to lorenseart of the Court to the same effect.

Rules relating to the Business of the Court

Strings of the Court shall sit for the despatch of business upon the first and sittings of the Court days as may be necessary and may from time to time be fixed by the Ohief Justice When the first or third Tuesday in month is a Court Holday, the Court mill sit upon the next working

dry of the same week.

49 The office of the Chief Clerk shall be kept open daily throughout the transaction of discounties from 11 and of Chief Clerk and the transaction of discounties and the feat for the transaction of discounties of Chief Clerk and the transaction of discounties of Chief Clerk and the feat for the transaction of discounties of Chief Clerk and the feat for the chief Clerk and the chief Clerk and the chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Chief Clerk and the chief Clerk and the chief Chief Chief Clerk and the chief Chief Chief Clerk and the chief Chie

Omes of Chief Clerk a st to 1-30 p u ergept on Sundays, Court Holidays and Saturdays during racation provided that during vacation on neek days other than Saturdays the office shall be closed at

Good to nonvary-sing-close

shill apply to the treation of such oills as far as 11000 High Court Rules relating to the tax ition of costs lo allid to notiexe ! High Court on its Original Side, and the Bombay (1) All bills of costs shall be taxed by the Taxing Officer of the

circuitst inces will permit

dlowed, disbursements being idded py this our of the estite, namely, three fiftly of the charges ordinarily shall be allowed in all proceedings under the Act in which costs are minier in der seetion 100 of the letz, i longe seule of Attorneys' costs (2) Where in estate is ordered to be administered in a summary

The fer and percent ignored and modes explained but east off

chirged and received by the Chief Clerk, Sherift

Security proceedings, documents and matters in the said Appendix specified froil Officerd permitte respectively apparation Lecturand baneauti

The issets in every matter remining iteer payment of the actual भव भागमूर मीम

- Fhall be in ide in the following order of priority maniely Court be hable to the following payments which the catati to sue aldiving engreda of the msolvent shall, subject to any order of the bar elear la cinona etocke old to the Building in bottlen escholys

kirst--The ictual expenses mentited by the Ollieral Assignee in

and my expenses meneral by him or by his authority in earrying on protecting the property and issets of the insolvent or any part thereof,

Nate In fees payable to or costs, charges or expenses menered क्षाव भागामा अन्य ताल भागवान व्यक्त

Next -The bit mees of my deposits lodged with the Official Assignee or inclienced by the Official Issuence

under these Bules

songreed trivito oilt to northeonnings oil?— halv Next -The remineration of the special manager (if any)

Acet -- Any illow inco made to the moolecut pursume to an order

 $N(x) - I_{11}$ costs directed by the Court to be paid out of the estate of the Court

Act - Any sums deposited under Rules 55 and 72

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to the Court eitlier by or against him, with particulars of any such petition petition shall also state whether any previous petition has been presented liereto, with such variations as eircumstanees may require I shaqqA m & oM mroff m od llrile mothery's petetion's peterior. I, the circumst inces of the particular ease. A debtor's petition shall be in Chief Clerh, except so far as may be necessary to idapt a printed form to or evisives shall be made nithout the leave of the borm of Intition and partly printed and no alteration, interlineations Exery polition shall be fairly written or printed or partly written

and the manner in which it was disposed of

Every insolvency petition shall be attested II it be attested in British India, the witness must be an Attorney, Attestation Vakil, Pleader or Justice of the Peace or the Official Assignee or the Chief Clerk or the Head Clerk of the Official Assignee or the Chief Clerk or the Attested out of British India, the witness must be a Judge or Magnetrate or a British Consul or Vice-Consul or a must be a Judge or Magnetrate or a British Consul or Vice-Consul or a

Notery Public 55 (1) Upon the presentation of a petition either by the debtor or by a creditor, the petitioner shall deposit with the

Deposit by petitioner Chief Clerk the sum of Rs 20 and such further

sum as the Chief Clerk may, from time to time, require to cover the fees

and expenses to be meurred by the Chief Clerk

(2) The Chief Clerk shall account for the money so deposited to the creditor, or as the case may be to the debtor's estate, and any sum so paid by a petitioning creditor shall be repaid to such creditor, so far as circumstances will permit, out of the proceeds of the estate in the priority

prescribed by these Rules

Creditor's Petition

56 A petitioning creditor "ho is a resident abroad, or whose estate is vested in a trustee under any law relating to scenary for costs made default of payment of any costs ordered by any Court to be paid by him to the debtor, may be ordered to give security for costs to the debtor

Verification by affidavit

Where the petitioning creditor cannot himself verify all the statements contained in the petition, he shall file who to verify in support of the petition the affidavit of some

person who can depose to them

59 Where a petition is presented by two or more creditors jointly,

it shall not be necessary that each creditor shall

Joint petitioners

Joint petitioners

depose to the truth of all the statements, which in the petition is deposed to by someone within whose knowledge it is in the petition is deposed to by someone within whose knowledge it is

noutib I for guinds I

60 If service of a creditor's petition shall be ordered by the Court, the following provisions

Proceedings on petition if service required.

shall not be heard until the expustion of eight days

from the service thereof, unless the Court otherwise directs
(b) The Chief Clerk shall appoint the time and place at which the petition shall be heard and notice thereof shall be written on the petition and sealed copies, and where the petition has not been served, the Chief Clerk may, from time to time, alter the first day so appointed

and appoint anothe day and hour

service upon them is effected or collectively as to the respondents not then served, according as or such of the respondents as has or have been served, and separately petition may be heard separately or collectively as to the respondents respondent, but where all the respondents have not been served, the provisions as to service shall be observed with respect to each (c) Where there are more respondents than one to a petition, the

file his affidavite with the Oluef Clerk and send copies thereof to the Where a debtor intends to shew cause against a petition, he shall

officer of the Court or by the creditor or his Service of petition upon a debtor, such service shall be effected by an Where the Court directs that a creditor's petition shall be served petitioner three days defore the day on which the petition is to de heard

Court may direct, and that such petition shall then be deemed to have place of business, or by registered letter or in such other manner as the the petition to some adult mmate at his usual or last known residence or be effected, it may order substituted service to be made by delivery of legal process, or that for any other cause prompt personal service cannot is keeping out of the way to avoid such service, or service of any other or if the Court is satisfied by affidavit or other evidence that the debtor cannot be effected, the Court may extend the time for hearing the petition, a sealed copy of the filed petition provided that it personal service Attorney, or by some person in their employ, by delivering to the debtor

Where the Court orders service of the petition on the debtor, peen duly served on the debtor

be filed in Court forthwith after the service sealed copy of the petition attached, which shall Proof of Service such service shall be proved by affidavit, with a

service to be made within such time and in such manner and form as it Civil Jurisdiction of the Court, the Court may order Service out of jurisdiclanger O edt to etimil edt undtiv ton ei odv temega Where the Court orders service of a petition on a debtor petitioned

insolvency petition dies before service thereof, If a debtor upon whom the Court has ordered service of an th Aniat Usals

other persons as the Court may think fit legal representatives of the debtor, or on such actvice of petition the Court may order service to be effected on the Death of debtor before

person, shall be presented by the same creditor in respect of the same any of them, either alone or jointly with any other creditor Моп арреатапсе petition, against the same debtor or debtors, or ĵо If any creditor neglects to appear on his petition, no subsequent

witnesses to prove the debt and act of insolvency The personal attendance of the petitioning creditor and of the act of insolvency without the leave of the Court

be dispensed with of the petition may, if the Court shall think fit, Personal attendance of creditor—when or other material statements, upon the hearing

pensed with

67 Where proceedings on a petition have been stayed for the trial of the petitioning creditor's

Proceedings after trail debt and such question has been decided in favour of disputed question of the validity of the debt, the petitioning creditor

may apply to the Chief Clerk to fiz a day on n hich further proceedings on the petition may be heard, and the Chief Clerk, on production of a certified copy of the judgment of the Court in n hich the question was tried, shall give notice to the petitioner by post of the time and place fixed for the hearing of the petition, and a like notice to the debtor at the address

given in his notice to dispute

68 Where proceedings on a petition have been stayed for the trial

Application to dismiss of the question of the raidity of the petitioning creditor's debt, and such question has been

decided against the validity of the debt, the debtor may apply to the Chief Clerk to fix a day on which he may apply to the dismussal of the petition with costs and the Chief Clerk, on the production of a certified copy of the judgment of the Court in which the question was tried, shall give notice to both the petitioner and the debtor by post of the time and place fixed for the hearing of the application

69 An application for extension of time for the adjourned hearing of Application for extension shall be in writing, but need not be sign of time for extension of time.

On an application for extension of time for the adjourned hearing Order for extension of the petition, no order shall be made for an time extension beyond fourteen days from the day fine for the adjourned hearing of the petition, unless the Court is satisfied that such extension of time will not be menulateral to the general body of

fixed for the adjourned hearing of the petition, unless the Court is satisfied that such extension of time mill not be prejudicial to the general body of creditors. Any costs occasioned by such applications ladd not be allowed creditors.

out of the estate unless so ordered by the Court

TI Where an order is made appointing the Official Assignee to be Form and contents of Interim Receiver of the property, of the debtor, order such order shall bear the number of the petation in respect of which it is made and shall state the locality of the property

of which the Official Assignee is ordered to take possession of 7.2 Before any order is issued, the person who has made the application of the formula dependent and the official Assignees.

Deposit the Official Assignee the commission of the Official Assignee the Official Assignee and for the expenses which may be incurred by him.

73 If the sum of Rs 100 shall prove to be insufficient, the person on the sum of Rs 100 shall prove to be insufficient, the person of the sum of Rs 100 shall prove to be insufficient, the person of the person of the sum

Further deposit it whose application the order has been made shall, necessary

Assignee such additional sum as the Court may, on the application of the Official Assignee from time to time, direct, and such sum shall be deposited within 24 hours after the making of such order. If such additional sum shall not be so deposited the order appointing the Interim

Receiver may be discharged by the Court

shall otherwise require

of adjudication, the deposits made by the creditor of adjudication, the deposits made by the creditor of adjudication, the deposits made by the creditor appended shall be repaid to him (except and so far as such deposits may be required by reason of manificiency of assets for the payment of the commission payable to and the expenses mentred by the Interim Receiver) out of the proceeds of the estate in order of priority prescribed by these rules and the commission payable to and the estate in order of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear of priority prescribed by these rules are also as a linear or and a linear and a linear are also as a linear and a linear are also as a linear and a linear are also as a linear and a linear are also as a linear are also as a linear and a linear are also as a linear are

Dannees it petition. Receiver, the petition is dismussed, the Court shall, dismissed in pointing an input application to be made within 21 days from the distinct distinction is dismissed thereof, adjudic ite with respect to any damages or claim thereto irising out of the appointment and shall make such or claim thereto irising out of the appointment and shall make such order is the Court thinks it, and such decision or order shall be final and order is the Court thinks it, and such decision or order shall be final and

conclusive between the parties unless the order be appealed from 76. The Court, if it appoints the Official Assignee Interim Receiver Powers of Interim Re. of an estate, shall conformpon him all such powers convers.

resident in in ingenient, protection, preservation and improvement of the residentian and improvement of the property, the collection of the rents and profits thereof, the application and disposal of such rents and profits and the elecution of documents as and disposal of such rents and profits and the elecution of documents as the doctor inneed if has or such of those powers as the Court may think fit

Proceedings when the debtor is in prison

Proceedings "then tollowing modifications and person to the debtor in prison following modifications debtor in prison [77]

78 The debtor's potition and schedule (if any) shall be forwarded

Petition to be for by the Jailor or keeper of the prison to the Chief

warded by Jailor Clerk, together with a certificate of the cause and

period of detention of the debtor an order of adjudication against S. Price of creditor applies for an order of adjudication against S. Price of creditor's a debtor in prison, if the Court shall order service petition on the debtor, the Chief Clerk

retition of the petition on the debtor, the Chief Clerk shall transmit a copy of the petition to the jailor for service on the clebtor

Os. On the application of the Official Assignee or the debtor or a creditor or for the purpose of any proceedings in Production of debtor

Court, the Chief Clerk may issue an order to the jailor to produce the debtor before the Official Assignee or the Court if the produce the debtor before the Chief Clerk shall endorse on the If the proceedings are adjourned, the Chief Clerk shall endorse on the

Jailor to produce the debtor betore the Unicial Assignee or the Court If the proceedings are adjourned, the Chief Clerk shall endorse on the order a direction to the jailor to produce the debtor on the jailor to the day. The application of the debtor shall be sent by the jailor to the Chief Clerk

SI Service of all notices, petitions and processes upon the debtor Motices, etc., how shall be made by delivering the same to the Jailor, served.

service on the debtor

Service of Proceedings

S2 Where a debter against whom an order of adjudication has been Service where debter made is not in British India, the Court may abread abread or deter service on the debter of the order order self-indiates or any adjournment thereof or of any other order made against or animons issued for the attendance of, the debter, to be made within such time such in such attendance of, the debter, to be made within such time such in such

Proceedings on filing of deblor's petition

Exerty debtor who shall file his petition shall lodge forthwith in the oldge all the office of the Official Assignee all books, papers, books, etc, with Otheral writings, accounts and voncliers relating to his Assignee state with a list thereof agned by limiself and also a statement of his moveable and immoveable estate, if the debtor also a statement of his moveable and immoveable estate, if the debtor also a statement of his moveable and immoveable estate, by the lail by the lailor

St On the debtor complying with the provisions of rule 83, the Assignce of Official Assignee shall issue a cortification contribing the Assignee the Same, and no order of adjudication shall be assigned.

made on the petition unless such certificate be produced

Ale Court may, from time to time, direct or, in default of such direction,

as he may select As (1) An order of admidication shall he m the Morm No. 26 m

85 (1) An order of adjudication shall be in the Porm No 26 in Form of order and con- Appendix I hereto, with such variations as contained and contained in the

(2) Where any adjudication order is made on a creditor's petition. there shall be stated in the adjudication order the instince and date or dates of insolvency upon which the order has been made. Every order shall contain at the foot thereof a notice requiring the debtor to attend on the Official Assignce forthwith on the service thereof at the place mentioned therein

Transmission of copy of the Official Assignee as Inferim Receiver of the Acidental Assignee as Inferim the seal of the Official Assignee deptor's property, scaled with the seal of the Court, shall forthwith he seat by the Official Assignee

Court, shall forthwith be sent by the Chief Clerk to the Official Assignee

87 The Chief Clerk shall cause a copy of the order of adjudication, Served Strice of adjudication scaled with the scal of the Court, to be served

Serve may be meladed in an adjudication order ataying against the debtor or any order or proceeding against the debtor or

999

nonnonlucht. to insmlunnt.

shall not be deard except upon proof that notice shall not be heard except upon proof that notice shall not be heard except upon proof that notice adjudication to annul of the intended application and a copy of the exclings therefore the other alphaenties in support thereof have been duly served upon the Otheral Assignee. Unless the Court gives leave to the contrary, notice of any such application shall be served on the Official Assignee not less than seven days before the day named in the notice for he army lies than seven days before the day named in the notice for he army lies than seven days before the day named in the notice for he army the application. Pending the hearing the application. Pending the hearing the application and internet in the notice contrary in the internet and internet of the application, the contrary in the internet in internet of the application.

89 (A) (1) The Chief Clerk shall send notice of an order annulling an adjudication to such local paper (if any) as the Court may in each

(2) An order annulling an adjudication may be in the Form No. 28 in Appendix I hereto, with such variations as encounstances may require (3) When an adjudication is annulled, the Chief Clerk shall forthwith

gire notice thereof to the Official Assignee

Protection Order

4pplication for programs to apply for a protection order, shall application for pro give four days' previous notice to the Official rection

Lessings—and also to each execution creditor unless the Court shall think fit to dispense with notice to any of such exceditors

Every application for protection shall be made by petition excling forth the grounds on which the application is made

Every meolvent shall be turmshed by the Chief Clerk with forms

How made out Schedule The Schedule (which shall be made out in duplicate and one copy of n hich shall be retained shall be in the Form in duplicate and one copy of n hich shall be reinfied) shall he in the Form or circumstances may require The insolvent shall file with the Chief Circumstances may require The insolvent shall file with the Official Clork the verified Schedule, and the duplicate Schedule with the Official Assignee

Where an insolvent requires an extension of the time for the filling of time of time Assignee, who may, if he thinks fit, give a written

ecrtificate extending such time, which certificate shall be filed with the

Chief Clerk and shall render an application to the Court unnecessary

Amondment of Scho he shall produce to the Chief Clerk a certificate

Amondment of Scho segmed by the Official Assignee containing the

proposed amendment in the Form No 110 in Appendiz I hereto

94 The Official Assignee, in causing a Schedule to be prepared under

Schedule prepared by the provisions of sub-section (4) of section 24 of

Given Assignee the Act, shall follow, as far as circumstances will

permit, Form No 23 in Appendix I hereto

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Public examination of insolvent

Where an order of adjudication has been made against an insolvent trime of holding public the cluty of the Official Assignee to make examination.

Application being the public examination of the insolvent, and upon such application being made, the Court shall by an order appoint the day and application being made, the Court shall by an order appoint the day and application being made, and shall order the insolvent to attend hour for such public examination and shall order the insolvent to attend hour for such public examination and shall order the insolvent to attend

the Court upon such day and at such hour

96 Where any order is made appointing the time and place for holding

Notice to oreditors of the public examination of an insolvent, seven days

serve a copy of such order on the insolvent, and the Official Assignee
shall give to the creditors notice of such order and of the time and place
appointed thereby The Official Assignee shall also send a notice of such

order to such local paper, if any, as the Court may direct order to such local paper, if any, as the Court is failing to disclose 97 Where the Court is of opinion that an insolvent is failing to disclose

Adjournment sine die attend the public examination or any adjournment thereot, or where an insolvent has not complied with any order of the Court in relation to his accounts, conduct, dealings, and property and no good cause is shown by him for such failure, the Court may adjourn the public examination sine die and may make such further or other order public examination sine die and may make such further or other order

as the Court shall think fit.

Where an examination has been adjourned sine die, and the Proceedings after ad macdvent desires to have a day appointed for journment sine die.

Proceedings with the proceeding with his public examination, the expenses of giving notice to creditors of the day to be appointed for proceeding with such examination shall, unless the Official Assagnee consents to the costs being paid out of the estate, be at the cost of the consents to the costs being paid out of the estate, be at the cost of the unsolvent, who shall, before any day is appointed for proceeding with the

proceeding with such examination shall, unless the Official Assignee consents to the costs being paid out of the estate, be at the cost of the masolvent, who shall, before any day is appointed for proceeding with the public examination, deposit with the Official Assignee such sum as the Official Assignee shall think sufficient to defray the expenses aforesaid The balance of the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the deposit after defraying the expenses aforesaid shall be attentional to the defeat after defraying the defeat after defraying the expenses aforesaid shall be attentional to the defeat after defraying the expenses aforesaid shall be attentional to the defeat after defeat af

returned to the insolvent sine die and the Court afterwards makes an order

Mouce of proceeding sine die and the Court afterwards makes an order after adjournment sine for proceeding with such examination ahall be sent by the Official Assigned and notice shall also be inserted in the local paper, if any, in which the and notice of the first holding of the public examination was directed to notice of the first holding of the public examination was directed to

be meerted, seven days before the day appointed
100 (1) An application for an order dispensing with the public for a dispension of an application of an application of the property of the pro

Public examination of an insolvent or directing that the insolvent is a lunatic or suffers from mental or physical affliction, or insolvent is a lunatic or suffers from mental or physical affliction, or insolvent is a lunatic or suffers from mental or physical affliction, or

the Court to be a proper person to make the application m-oftent or by any relative or friend of the msolvent who may appear to himmy junicalition so to do to mannye the althurs of or represent the Official Λ -signee or by any person n ho has been appointed by any Court ought not to be compelled to appear in public, may be made by the noman who, according to the manners and enstones of the country, distribility rendering him unit to attend a public examination, or is a

report shall be received as prima face, evidence of the matters stated by a report of the Ollienal Assignee to the Court, the contents of which in ide x parte and the evidence in support of the application may be given (2) Where the application is made by the Official Assignee, it may be

to the Official Assignee and shall, except in the case of a lunatic so found Official Assignee, it shall be made by motion of which notice shall be given (3) Where the application is made by some person other than the

nith the Official Assignce such sum as the Official Assignee shall certify Lesignee, he shall, before any order is made on the application, deposit (f) Where the application is made by any person other than the Official b) inquisition, be supported by affidavit

to be accessify for the expenses of the examination

No 18 or the Form No 19 m Appendix I hereto, as the case may be, (5) The order to be made on the application shall be in the Form

usty anch variations as circumstances may require

Composition or Scheme

in Appendix I hereto, with such variations as submitted by maolvent Nolice, and Report, Nos 50, 51, 52, 53, 54 and 55, korms when proposal composition or a scheme, the Forms of Proposal, Where an insolvent intends to submit a proposal for a 101

spurpose of the meeting of creditors for consideration of the proposal eireumstances may require, shall be used by the Official Assignee for the

The Official Assignee shall not by making such application be deemed hearing of an application for the approval of such composition or scheme forthingth apply to the Court to fix a day for the for approval of Court loent ed notabledde on genglesk laiott of the confuser of the (2), the Othernl Assignee or the insolvent may subject to the provisions of section 29, sub-section Where the creditors have accepted a composition or scheme

not less than seven days defore the day appointed อานมิเย Court to approve of a composition or scheme shall, Notice to Official As Any person other than the Official Assignee who applies to the necessarily to approve of the composition or scheme

Assignee for hearing the application, send notice of the application to the Official

appointed for hearing the application, send notice of the application to shall, not less than three days before the day Notice to ereditora composition or scheme, the Official Assignee Whenever an application is made to the Court to approve of a 103

every creditor who has proved

Omonal Assigneo's composition to the Court to approve of a composition or scheme, the report of the Official report to be filed. Assignee shall be filed with the Chief Cleik not less than three days before the day fixed for the hearing of the application 105. On the hearing of any application to the Court to approve of a composition or scheme, the Court may, in addition the may, in addition considering the report of the Official Assignee, the considering the report of the Official Assignee,

hear the Official Assignce thereon

106 No costs incurred by an ingolvont of or incidental to an application of application of application of application of application of application of application of application of application of the estate if the Court refuses by debter

to approve the composition or schome to approving of a composition or schome shall,

Evidence and order required by the Act, require proof that the provisions of section 28, sub-sections (1) and (2), of the Act have been complied with An order approving of a composition or scheine shall

be in the Form No 41 in Appendix I, hereto, with such variations as circumstances may require

108 Where a composition or schome has been duly accepted by the Provision in composition or such composition or schome shall not

tion or scheme for costs be approved by the Court unless the Court is and charges and charges sand charges sand charges to the Official Assignee, that provision is made for payment of all proper costs, charges and oxpenses of and incidental to the proceedings and all fees, commussion and percentages to the Official Assignce and the Chief Clerk under the

substance of the composition or scheme is approved of, the Official 109-A. When a composition or scheme is approved of, the Official

Assignee shall, on payment of all propor costs, compresses of and incidental to the approved proceedings and expenses of and incidental to the proceedings and all fees, commission and porcentages payable to the Official Assignee and the Chef Clerk, forthwith put the insolvent (or as the case may be the trustee under the

ages payable to the Official Assignee and the Chief Clerk, torthwith put the insolvent (or as the case may be the trustee under the composition or scheme or the other person or persons to whom under the composition or scheme the property of the insolvent is to be assigned) into possession of the insolvent's property. The Court shall also annual

the order of adjudication or scheme in which a trustee is

Cases in which the not appointed, or it appointed declines to act Official Assignce is to or decontor incapable of acting or is removed, the between any unless and until another trustee is appointed by the creditors, he the trustee for the purpose of trustee is appointed by the creditors, and cartying out the terms of the identificating the debter's property and cartying out the terms of the

composition or scheme, as the case may be

nocossary, give security to the antisfaction of the всротс nugra combosition or approved by the Court, if the Court think it trustro securet pr he shall, after the composition or scheme has been III Where under a composition or scheme a trustee is appointed,

If the trustee fail to give such security within the time required, Court

ho may be removed by the Court

medicate or the trustee (if any), no action to combosiçion Definit in payment of is made in any previous theremider oither by the Where a composition or scheme has been approval and default

shall be by application to the Court enforce such payments shall he, but the remedy of any person aggreeded

Where \imath composition of scheme is annulled, the trustee under the

Then under any composition or scheme provision is made for the Lesignee any mone, or property which has not been daily administered the medicent n hich has come to his hands, and pay over to the Official Official Assignee for any money or property of Position or scheme composition or scheme shall account to the Annulment of com

lodged, is disputed, the Court may, if it shall combortion or selicine and any claim, in respect of which a proof has been Disputed claims under payment of any moneys to creditors entitled thereto

tion thereof, the sum so secured shall be paid as the Court may direct until the determination of the claim so disputed, and on the determinait established shall be secured in such manner as the Court may direct, think it, direct that the amount which would be payable on such claim

approval of such composition or scheme, shall Πī dobta to toors or scheme, who has not proved the debt before the Elory person claiming to be a creditor under any composition

to belitten ed llade rottone and no enclusive reject to simballade if any, or if there is no such trustee, with the Official Assignee who lodge ha proof with the trustee thereunder, composition or scheme

ar scheme unless and until he has proved his debt enforce payment of any part of the sums payable under a composition

A creditor's proof shall be in the Form No 45 in Appendix I, Proof of debts

require Form of Proof hereto, with such variations as circumstances may

workmen and others employed by the insolvent, Могьтоп'я падса that there are numerous claims for wages by In any case in which it shall appear from the insolvent's schedule LII

the said workmen and others but shall be stamped with one stamp as an shall have the same effect as it separate proofs had been made by each of severally due to them Any proof made in compliance with this rule sotting forth the names of the workness and others and the amounts Appendix I, hereto, and shall have namezed thereto v scpeqnje Such proof shall be in the Form No 46 in of all such creditors by the insolvent or his foreman or some other person on behalf tt shall be sufficient if one proof for all such claims is made either

ordinary proof

local Official Gazetto and in one English and one vermeallar daily paper and shall also send a notice of dividend to each creditor whose proof has been admitted, recompanied, if required by any creditor, by a statement as to the particulars of the estate

(1) The notice shall be in the Forms Nos 81, 82 and 83 in Appendix I

hereto nith ench i mations as eiteumstances may require

(5) If it becomes necessary, in the opinion of the Official Assignee and the Committee of Inspection (if any), to postpone the declaration of the direction of the direction of the direction of the presembed limit of the months, the Official Assignee of all give a fresh notice of his intention to declare a dividend by advertisement in the Gazette, but it shall not be necessary for the Official Assignee to give fresh notice to such of the creditors mentioned in the Insolvent's Schedule of all urs as lave not proved their dobts—In all other respects the same procedure shall follow the fresh notice as nead have followed the original notice.

123 subject to the power of the Court in any other ease on special Production of hills grounds to order production to be dispensed with,

notes the normalisation of every bill of exchange, hoonder, promussory mote or other negatively note or description in the other negative before payment of dividend shall be exhibited to the Official Assignee before payment of dividend thereon, and the amount of dividend pand shall be indered on the

and 3 to other off the description of I state of the off 121 and of the other off 121 and

Interest on dividend

D1c μ 0 χ 0c

Application Act shall produce to the Chief Clerk a Application certificate from the Official Assignee specifying the certificate from the Official Assignee specifying the

under the provision of section 74 of the Act

number of his creditors of n hom the Official Assignee has notice (n hether they have proved or not) The Chief Clerk shall not less than twenty-eight days before the day appointed for hearing the application give notice of the hearing of the application to the Official Assignee and shall cause such notice to be published, once in the local Official Assigned and shall cause such notice to be published, once in the local Official Gazette, ind once in one English and one vermeular paper, and shall also send such notice to each eredator not less than fourteen days before the days or appointed Such notices shall be in the Forms Nos 31 and 32 days so appointed Such notices shall be in the Forms Nos 31 and 32

126 In every else of an application by an insolvent for his discharge, the Report of Official Assignee shall be filed with

Evidence in answer to to his conduct and affairs contained in the Official Evidence in answer to to his conduct and affairs contained in the Official

report Assignee's report, he shall, not less than two days before the learning of the application for discharge, give notice in withing to the Official Assignee specifying the statements in the report, if any,

which he proposes at the hearing to dispute the proposes at the hearing to dispute the discharge of an insolvent on grounds other than those nientioned in the Official Assignee's report, shall give notice of the intended opposition, stating the grounds thereof, to the Clief Clerk, and the same shall be served on the insolvent not less than seven days before the hearing of the application

128 An insolvent shall not be entitled to have any of the costs of and general for his discharge

Costs of application.

2.29 (1) Where the Court grants an order of discharge conditionally large the conditionally large the conditionally large the meals of the

Conditional orders contered against lim by the Official Assignee for a balance of the Alabara and a fall of the Alabara and a balance of the Alabara and a balanc

the balance or the part of any balance of the debts proveable in meolvency which is not satisfied at the date of the discharge, the order of discharge shall not be signed, completed or delivered out until the insolvent has given the required consent in the Form No 38 in Appendix I hereto The judgment shall be in the Form No 39 in Appendix I hereto The judgment shall be in the Form No 39 in Appendix I

hereto, with such variations as circumstances may require (2) If the insolvent does not give the required consent within 28 days of the insolvent does not give the consent mathin 28 days of the insolvent does not she constituted of the constitution of the conditional order.

the making of the conditional order, the Court may on the application of the Official Assignee revole the order or make such other order as the Court may think fit

130 The order of the Court made on an application for discharge

Order and shall be dated on the day on which it is made, the order is drawn up and signed, but such order shall not be delivered out or gazetted until after the expiration of the time allowed for appeal, or, if an appeal be entered, until after the decision of the forms. Appellate Court thereon The order shall be in one of the Forms.

Nos 33, 34, 35, 36 and 37 in Appendix I hereto, with such variations as the case may require

131 When the time for appeal has expired, or, as the case may

132 When the time for appeal has decided by the

Gazetting order Court, the Chief Clerk shall cause the order to be

gazetted

132 (1) An application by the Official Assignee for leave to issue

Execution on judg:

execution on a judgment entered pursuant to a second of increase of conditional order of discharge shall be in writing, enter a second conditional order of discharge shall be in writing, and in case of conditional order of discharge shall be in writing.

Execution on judgment in case of conditional discharge made When the application is lodged, the Chief Clerk shall fix a day for the hearing

for the hearing (2) The Official Assigneeshall give notice of the application to the debtor not less than eight days before the days appointed for the hearing, and shall

at the same time furnish him with a copy of the application
133 Where an insolvent is discharged subject to the condition that
Accounts of after judgment shall be entered against him, or subject
acquired property to any other condition as to his future earnings or
after-acquired property, it shall be his duty until such judgment or con-

899

apply to renewed applifurther report of the Official Assignee and to such Rules 126 and 127 to The provisions of Rules 126 and 127 shall apply to such

Proxies and voling letters HOITEO opposition by any creditor

Form No 49, in Appendix I hereto (I) A general proxy shall be in Form No 48, a special proxy in

four o'clock on the day defore the meeting or adjourned meeting, at which (2) A proxy shall be lodged with the Official Assignee not later than

pesn eq of st ft

(5) As soon as a proxy or voting letter has been used it shall be filed with

executed it it is signed by any person in the employ A proxy given by a creditor shall be deemed to be sufficiently the proceedings in the matter

of the creditor having a general authority to sign Signature of proxy

Such suthority shall be in writing, and shall be produced to for such creditor or by the authorized agent for such creditor if resident

The proxy of a creditor blind or incapable of writing in the the Official Assignee it required

has attached his signature or mark thereto in the filling in when credit English language may be accepted it such creditor

ture his description and residence, and provided that all msertions in presence of a witness, who shall add to his signator bund, etc

made by him at the request of the creditor and in his presence before he have certified at the foot of the proxy that all such insertions have been the proxy are in the handwriting of the witness, and such witness shall

No person shall be appointed a general or special proxy attached his signature or mark

Meetings of Oreditors мро из в шшог Minors not to be proxies

Appendix I hereto, with such variations form of Motice shall be in one of the Forms Nos 56 and 65, in Notice to an insolvent and to creditors of a meeting of creditors

The Official Assignee shall send to the Chief Clerk a copy circumstances may require

of creditors Chief Clork. certified by him of every resolution of a meeting Copy of resolution for

purpose except the proving of debts and the A meeting of creditors shall not be competent to act for any 67I

entitled to vote at the meeting shall be rechoned if their number does not exceed three, but only those creditors who are present or represented thereat at least three creditors, or all the creditors adjournment of the meeting unless there are

An insolvency petition against any debtor to any company duly Proceedings by Company or Co-partnership

presented by or sued out by such public officer of company, etc public officer or agent of such company, may be Public officer or agent authorised to sue and be sued in the name of a

present or sue out such petition that he is such pubble officer or agent, and that he is authorised to co-partnership, on such public officer or agent, filing an affidavit stating or agent as the nominal petitioner for and on dehalf of such company or

Proceedings by or against a firm

add also his own signature, eg, "Brown & Co by James Green, a firm name the partner signing for the firm shall muqe Гігт вікпасите поп signed by a firm of creditors or debtors in the Where any notice, declaration, petition or other documents is

(I) Amy notice or petition for which personal service partner in the said firm "

Service on firm necessary shall be deemed to be duly served on

firm whether all or any of the partners are within or without British India business there, and such service shall be deemed good service upon the having at the time of service the control or management of the partnership partnership business is carried on within British India, upon any person any one or more of the partners or at the principal place at which the all the members of a firm it it is served upon

Where a firm of debtors file an insolvency petition the same shall such notice, the person served shall be deemed to be served as a partner ment of the partnership business, or in both characters, and in default of he is served as a partner or as a person having the control or manageinformed by notice in writing given at the time of such service whether provided by sub-rule (1) every person upon whom it is served shall be (2) Where a notice or petition to or against a firm is served in the manner

and if such petition is signed in the firm name, it Debtors, petition by contain the names in full of the individual partmers,

(I) An order of adjudication made against a firm shall operate petition, showing that all the partners concur in the filing of the same shall be accompanied by an affidavit made by the partner signing the

the order is a partner in that firm against each of the persons who at the date of as if it were an order of adjudication made

the prescribed manner, notwithstanding that the

accepted by joint creditors may be approved in

ludioation against firm Effect of order of ad

partners individually far as is practicable, but applications for discharge must be made by the (2) Subsequent proceedings shall continue in the name of the firm so

submut a schedule of his separate affairs Schedules their partnership affairs and each insolvent shall In cases of partnership the insolvents shall submit a schedule of

Joint and Separate Batates

So far as circumstances will allow, a proposal ly accept compositions or schemes of arrangement The joint creditors and each set of separate creditors may several-

Acceptance of com position, etc., by joint and separate oreditors

separate creditors may not be accepted proposals or proposal of some or one of the debtors made to their or his

Voting on proposals are made by a firm and by the partners therein Where proposals for compositions or schemes of arrangement

tors shall be considered and voted upon by them for composition, etc ındıvıdually, the proposal made to the joint credi-

so far as it relates to the estate, the creditors of which have confirmed the or scheme is approved the order of adjudication shall be annulled only proposals may vary in character and amount. Where a composition such separate set of creditors apart from all other creditors each set of separate creditors shall be considered and voted upon by apart from every set of separate creditors, and the proposal made to

It any two or more of the members of a firm constitute a separate emedos to notizoqmos

mentioned firm shall be deemed to be a separate and undependent firm, the creditors of such last

oststes of the partners in such separate and independent firm according to independent firm, the same shall be carried over to the separate arise upon the administration of the assets of such separate of any individual members of the firm And where any surplus shall set of creditors and to be on the same footing as the separate creditors

their respective rights therein.

or other person who may be affected by any (I) Where it appears to the Court that any debtor or creditor **Fundics**

or in and for the purpose of any particular application or proceeding, represent, or act for, and in the name of the lunatic, either generally, the Court may appoint such person as it may think fit to appear for, lunatic, not so found by inquisition (heremaster called the lunatic), proceeding under the Act or these Rules, 18 a

an application made as hereinafter mentioned, or, if the Court thinks of sound mind. The appointment may be made by the Court either on Acts and these Rules the lunatic might have exercised if he had been or the exercise of any particular rights or powers which under the

(2) An application to the Court to make an appointment under this fit to do so, without any previous application

by the Official Assignee appear to the Court to be a proper person to make the application, or represent the lunatic, or by any relative or friend of the lunatic who may having jurisduction so to do, to manage the affairs or property of, or to Rule may be made by any person who has been appointed by any Court

the hearing of the application be a lunatic, or to any other person, and for that purpose may adjourn Official Assignee or to the petitioning Creditor, or to the person alleged to such notice of the application as it shall think necessary to be given to the any case in which the Court shall think it desirable, the Court may require (3) The application may be made ex parts and without notice, but in

practitioner as to the physical and mental condition of the lunatic Assignee, it shall be supported by an affidavit of a duly qualified medical (4) Where the application is made by some person other than the Official

Presidency Towns }

received as prima faces evidence of the facts therein stated ed by a report of the Official Assignee, the contents of which shall be Where the application is made by the Official Assignee, it must be support-

the same effect as if the notice had been served on or given to the lunatic the Act and these Rules, served on, or given to, such person, shall have (5) When a person has been appointed under this Rule, any notice under

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numely direction of the Court, be modified as follows, of the Act and Rules shall, subject to any special Summary administra manner under Section 106 of the Act the provisions Where an estate is ordered to be administered in a summary (A) 09I Appendix I hereto, with such variations as circumstances may require summary manner shall be in the Form No 21, in Form of application nsolvent may be ordered to be administered in a An application by the Official Assignee that the estate of an 091

paper unless the Court otherwise directs (I) There shall be no advertisement of any proceedings in a local

thereon "Summary Case" the making of the order for summary administration shall have inserted (2) The title of every document in the proceedings subsequent to

(3) There shall be no Committee of Inspection

creditors whose debts do not exceed Bs 30 of the Official Assignee shall not include, nor shall notices be sent to, (4) On an application by an insolvent for his discharge the cortificate

(5) Motices of meetings or of sittings of the Court shall only be sent

(6) Such sheets from A to H in Form 23 in Appendix I hereto, as mill to creditors whose debts or claims exceed Rs 30

msolvent enumerating such sheets in the deficiency statement have to be returned blank shall be omitted from the Schedule, the

Administration of estate of person dying insolvent

variations as circumstances may require, and shall Form of petition Form No 4 m Appendix I hereto, with such A creditor's petition under Section 108 of the Act shall be in the T9T

of adjudication is gazetted and advertised Surer1 ed in the same manner in all respects as an order Gazetting and advor 1s made, such order shall be gazetted and advertis-Where an administration order under Section 108 of the Act 162 be verified by affidavit

out letters of administration or it no probate or letters of adminisor as the case may be on each person who has taken served on each executor who has proved the will (I) The petition shall, unless the Court otherwise directs, be 163

may direct tration have been granted, upon such person or persons as the Court

an ordinary creditor's petition, and the petition shall be heard in like (2) Service shall be proved in the same way as is provided in the case of

one of the Forms Nos 20 and 20-A in Appendix I An administration order under Section 108 of the Act shall be in ₹9I manner

hereto, as the case may be, with such variations Form of order

Duties of legal repre as circumstances may require

making, verifying and lodging any account, list and statement under this The expense of preparing, under the Rule shall be verified by affidavit Every account, list and statement to be made by the Official Assignee and such other particulars of the affairs of the deceased as may be required and uplicate a list of the creditor and a statement of the assets and liabilities, representative, and such legal representative shall also furnish forthwith with and administration of (if any), the deceased's estate by such legal the Official Assignee forthwith in duplicate an account of the dealings representative of the deceased debtor to lodge with has been made, it shall be the duty of the legal Where an administration order under Section 108 of the Act

to the Court, on the report of the Official Executor de son tort of the Act has been made, and it appears In any case in which an administration order under Section 108 Rules hall, after being taxed, be allowed out of the estate

may have taken upon himself the administration of or may have otherwise and lodged by such person as in the opinion of the Court upon such report account, list and statement mentioned in Rule 165 shall be made verified the estate of the deceased debtor have been granted to any person, the Assignee, that neither probate nor letters of administration to

(1) The provisions of Schedule I of the Act relating to meetings of metration of the estate of a person dying insolvent tration of estate. In proceedings under an order for the admi-Rules as to adminis-**49**T mtermeddled with the property of the deceased or any part thereof

(2) The provisions of these Rules which refer to creditors, meetings creditors,

(3) Where the property is not likely to exceed Rs 3,000 the provisions of creditors and Committees of Inspection, and

nort sold udication shall as far as applicable, apply as it the proceedings were under an order of Section 106 of the Act

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gazetted by the Chief Clerk Gazetting notices Gazette or the Local Official Gazette shall be All notices requiring publication in the Government of India 89I

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relating to such insolvent and all books, papers redured. order of adjudication and all other proceedings Assignee to gave maped ton and copies when to inspect and examine every petition, schedule, request of any insolvent or creditor permit him Chief Clerk and Official The Chief Clerk and the Official Assignee shall on the reasonable 69I

as aforceaid or such part or parts thereof as shall be required adjudication and all other orders and proceedings so filed or deposited prescribed fee nith a copy or copies of such petition, schedule, order of ench insolvent or exeditor requiring the same on the receipt of the and "ritings filed or deposited in such matter, and shall provide any

Security of Official Assignee

tn anty thousand, conditioned for the dise execution of his office sioner for taking Accounts in the penalty of rupees enter into a bond a bond, nith sufficient securities to the Commis-Official Assigned The Official Assignee, previous to his admission, shall enter into 041

Accounts and Audits

mto the credit of the said account costs, charges, etc., nithin seven days after the receipt thereof, be paid after deducting such sum as may be required for immediate payment of hun in the realisation of insolvents' estates, shall, Bank of Bombay Assignce of Bombay ", and all moneys received by oben an account in tho Official Assignee to Bonibay entitled "The Account of the Official The Official Assignee shall open an account with the Bank of

payment of costs, expenses or dividends, in the Now Investments meolvents' estates as may not be required for the The Otheral Assignee shall invest all sums to the credit of

respectively at the expiration of each half-vear ending on the 31st and deposit such Notes with the said Bank to the credit of each estate purchase of 3½ per ceut Promissory Notes of the Government of India

The Official Assigneeshall keep accourate accounts of the property, January and 31st July, respectively

Assignee shall prepare a statement of account of At the expiration of each half-year as aforesaid, the Official accounts any creditor shall be at liberty to inspect at all reasonable times moneys received and payments made, which bcop accurato accounts Official Assignee to debts and credits of every insolvent and of all

balance is actually invested, and at the foot thereof shall specify the balance remaining, and of the mode in and securities on which the disbursements (distinguishing dividends from other payments), of the Official Assigned to oppose an plant land carly an account of each estate that is to say of the whole receipts, of the whole each estate not then π ound up and fully distributed

day of January and the 31st day of July in every appoint Auditor Anditors to examme half-yearly up to the 31st 1 metace Omet The Cluck Justice shall from time to time appoint an Auditor or amount of commission received by him during the half-year

Rule 174 year the statement which the Official Assignee is require to prepare under

and shall report thereon to the Chief Justice, and Auditor to oxamino senges A lanch of the occounts of the Official Assignee The Auditor or Auditors so appointed shall examine the said

if during such audit any question or matter of

accounts and report to

difference shall arise between the Auditor or Auditors and the Official Assignee in respect of any payment, receipt, voucher or otherwise, such question or matter of difference shall be referred to the Chief Justice or to such Judge as he may appoint to decide the same

TTI On completion of each audit, the statement above referred to

shall be signed by the Auditor or Auditors and by the Official Assignce, and shall be published

Half-yearly statement o be published of Gazette

178 The Official Assigneeshall open an account called "The Unclaimed 178 The Official Assigneeshall open an account called "The Unclaimed

Official Assignees to the Said Account. The Oncialment Dividend Account." and shall from time to time open Undered Account." and shall from time to time open Unclaimed Dividend Account. In a said account all dividends on Account all dividends on Account and Account and Account unclaimed Dividends together with all sums standing to the credit of meolvents' estates in which no dividend can be declared and all such other pated and in which no dividend can be declared and all such other proceedings under the Indian Insolvency Act, 1848, or any other previous Insolvency Act, and investall moneys standing to the credit of the account Insolvency Act, and investall moneys standing to the credit of the account Insolvency Act, and investall moneys standing to the credit of the account Insolvency Act, and investall moneys standing to the credit of the account Insolvency Act, and investall moneys standing to the credit of the account Insolvency Act, and investall moneys standing to the credit of the account Insolvency Notes of the Government of India bearing interest at 35 and Promissory Notes of the Government of India bearing interest at 35 and 100 a

179 The Official Assignee shall transfer the interest arising from such payment of audit fee investment to an account called "The Unclaimed and office expenses Dividend Revenue Account and from the moneys and office expenses Dividend Revenue Account sand from the moneys at credit with such accounts shall pay such fee not exceeding Rs 1,500

at credit with such accounts shall pay such fee not exceeding Rs 1,500 for each audit as the Chief Justice shall consider reasonable together with such sums for stationery, rent, wages, pension, gratuity and other office

expenses as the Chief Justice may direct

180 The Official Assignee shall be entitled to retain as a remuneration for the duties to be performed by him—

MO to noiterement Remuneration of Asso

per cent or any higher rate,

(a) Such fees and percentages as may be chargeable by him under the Act and these and percentages as may be chargeable by him under the

(b) A commission of 5 per cent on the principal amount or value of the assets collected by him in each estate and a commission of 1 per cent on the value of assets taken charge of or collected by him as Interim Receiver and a commission of 3 per cent on the amount paid in

pursuance of a Composition or Scheme of arrangement

Treavilled that it after any half-result such that it shall s

Provided that it after any half-yearly audit it shall appear that the amount of auch commission shall not have reached the monthly average of Ra 1,500 the commission shall be made up to this amount by taling the sum required from the "Unclaimed Dividend Revenue Account." Provided also that the Official Assignee shall not retain as remuneration

a sum averaging for any one year between the lat of February and the 31st of January following, more than Rs 4,000 per month, the excess, if any levied as remumeration in such year, in the first matance being applied towards the payment in to Provident Fund of his office (in which his subordinates only shall participate) of a sum equal to the aggregate

pay for one month of all the members of the said Provident Fund, and the balance, if any, thereafter being credited to Government

Explanation

For the purposes of this rule the amount realised under the second schedule to the Act shall be considered as assets collected by the Official Assignee

The prosecution of fraudulent debiors and the payment of the costs thereof

Proseeting of the Act, the Court may direct that the Official Proseeting of the Act, the Court may direct that the Official lent debtors and payment against the insolvent and therebyon the Official Assignee shall be entitled to pay the costs and expenses of such proceedings out of the "Unclaimed Dividend Revenue Account."

Costs of Cruil Proceedings

182 Where the Official Assignee has been directed by the Court in the Coats of eight pro
Coats of eight pro

Coats of eight pro

ceedings of any insolvency to institute legal proso far as the assets in his hands relating to such
so far as the assets in his hands relating to such
so far as the assets in his hands relating to such
and expenses of such proceed-

meet to pay such deficiency out of the "Unclaimed Dividend Revenue Account"

183 Where the Official Assignee while acting under the order and direction of the Court in the matter of any insolventy of Offi vency shall meur any civil liability and the assets on Assignee how mot in his liands relating to such insolvency are

nsufficient to meet such indility, he shall be entitled to apply to the Court for leave to pay any deficiency out of the "Unclaimed Dividend Revenue Account" and such leave shall be granted provided that the Official Assignee while so acting shall have complied with the order and

direction of the Court

183A Where an insolvent has no available assets, the Official Assignee
shall not be required to incur any costs, charges

Costs when assets not or expenses in relation to his estate without the arraidable express directions of the Court express directions of the Court

Provided that he shall be at liberty to apply any moneys not exceeding Rs 250 m any one matter out of the revenue of the moneys standing to the credit of "The Unclaimed Dividend Account" in defraying any necessary Court fees, costs, charges and expenses in administering estates in which he has no funds in his hands and shall repay in priority, to all other claims or charges the amount so applied, out of the recoveries, it any, made by him

Committee of Inspection

184 (I) A Committeee of Inspection shall consist of not more than three persons

(3) A Committee of Inspection may ret by a maisority of its members also call a meeting of the Committee as and when he thinks necessary month, and the Official Assignes or any member of the Committee may from time to time appoint and fahrig such appointment at least once a (2) A Committee of Inspection shall meet at such time as they shall

prosent at a mooting, but shall not net unless a majority of the Committee

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(5) If a member of a Committee of Inspection becomes insolvent or is notice in writing signed by him and delivered to the Official Assignce (f) Any momber of n Committee of Inspection may resign his office by

thereupon become vacant absent from five consecutive meetings of the Committee, ins office shall

nuttee of Inspection, his office shall become vicint if he does not prove (6) If a creditor who has not proved is appointed a member of a Com-

median one month from the date of his appointment

resolution at any meeting of the ereditors, of which seven diss notice (7) Any member of a Committee of Inspection may be removed by a

has been given, stating the object of the meeting

of creditors for the purpose of illing the raciney and the meeting any by of Inspection, the Official Assignce shall forthwith summon a meeting (8) On a racancy occurring in the office of a member of a Committee

resolution appoint another creditor or other person eligible as above to

til the raeancy

creditors may increase that number so that the does not exceed five of a Committee of Inspection is for the time being less than inc, the standing any vacancy in their bods, and when the number of members there be not less than tho such continuing members, in it act nothith-(9) The continuing members of a Committee of Inspection, provided

Where a Committee of Inspection has been appointed under

nasolvent and in the distribution thereof, have भुप्रशास्याद्व administration of the proporty of the Control over Official section 88 of the Act, the Official Assignee shall,

directions given by resolution of the creditors at a meeting shall in case of regard to any directions that may be given by the Committee, but any

section 88 of the Act, the Official Assignee shall Where a Committee of Inspection has been appointed under conflict override any directions given by the Committee

for "hich such leave is required by section 68 of ing to the Court for leave to do any of the things obtain the consent of the Committee before apply

before applying to Court under section 63, Consent to be obtained Official Assigned

Disclaimer of Lease

the Act

any of the following eases, viz Disolarmer of Lease (I) A lease may be disclaimed without the lease of the Court in

(a) The rent reserved is less than Rs 300 per annum, or thereof or created a mortgage or charge upon the lease and (1) Where the insolvent has not sublet the premises leased or any part

(d) The estate is idinimistered under the provisions of section 106

of the Act, or

to disclaim and the lessor does not, within seven days after the receipt (c) The Official Assignee serves the lessor with notice of his intention

of such notice, give notice to the Official Assignee requiring the matter

to be brought before the Court

disclaim and norther the lessor nor the sub-lesses or mortgages or any of lessor and the sub-lessee or mortgagee with notice of his intention to morty igo of third upon the lease and the Official Assignee serves the (11) Where the insolvent has sublet the demised premises or created a

them, within fourteen days after the receipt of such notice, require the

(2) The notice shall be in one of the Forms Nos 72, 73, 74, 78, 79 and 80 m steer to be brought before the Court

in Appendix I heroto with such variations as eiteumstances may require

(3) Except as provided by this Rule, the disclaimer of a lease without

the leave of the Court shall be void

n hom notice of the disclaimer has been given Until the disclaimer is perfeculars of the lessed disclaimed and a statement of the persons to tile the disclaimer with the Chief Clerk and the disclaimer shall contain orthrot llade od oesol a sunalsed disclama a lease he shall forthwith

filed by the Official Assignee it shall be moperative

except in cases in which the Court is satisfied that such application was lesses or mortgages, shall not beallowed out of the setate of the insolvent to apply to the Court for leave to disclaim, the costs of the lessor, subs le 150, the lessor, sub-lessee or mortgagee requires the Official Assignee (5) Where in pursuance of a notice by the Official Assignee to disclaim

necessary in order to do justice detween the parties

required by this Rule has not been given to some person who claims to be shall not be void or otherwise affected ou the ground only that the notice eling that the Court and out the leave of the Court made unit shall be L (3)

interested in the property leased

of the Official Assignee, furnish a statement of the interest so claimed by of the insolvent burdened with onerous coverants, he shall, at the request (7) Where any person claims to be interested in any part of the property

mm

Official Assignee

his affairs and determining whether the estate should be administered personal interview with the insolvent for the purpose of investigating adjudication, he or some one deputed by him shall forthwith hold a (I) As soon as the Official Assignee receives notice of an order of

(2) It shall be the duty of the insolvent to attend at such time and place under section 106 of the Act

as the Official Assignee may appoint

personally and without notice or other formality Applications by the Official Assignee to the Court may be made

application be renewed in a formal manner, and Court but the Court may in any case order that an Mode of application to

thereby as the Court may direct that such notice thereof be given to any person likely to be affected

Where for the purposes of any application to the Court by the

disclaim a lease, or for an extension of time to кліденсе оп вррися Official Assignee for directions or for leave to

of the Official Assignee to the Court and need not be given by affidavit, in support of such application, such evidence may be given by a report to commit an insolvent, it is necessary that evidence be given by him apply for leave to disclaim a lease, or for an order

received by the Court as prima faces evidence of the matters reported and any such report of the Official Assignee to the Court shall be

In any case of doubt or difficulty or in any matter not provided 161 uodn

proceedings in Court, the Official Assignee may Application for direcfor by the Act or these Rules relating to any

Where a composition or scheme is sanctioned by the Court the **761** apply to the Court for directions BUOIL

таоп от всћете Азандиее. the case may be to the trustee under the compos-Accounting by Official Official Assignee shall account to the debtor or as

esol bas thory bas gaibert dirv and decarifi The insolvent shall, on the request of the Official Assignee, 193

accounts and such other accounts for a period account of

shall report such failure to the Court and the Court shall take such action tails to comply with the requirements of this Rule, the Official Assignee accounts as the Court may order for any longer period tt the insolvent that the maolvent shall, it ordered by the Court so to do, furnish such order of adjudication as the Official Assignee may require not exceeding two years prior to the date of the

msolvent.

Trading

The following provisions, shall apply to every case in which on such report as the Court shall think just

аэвпэдхэ риз вэдэшвр or in any other manner against the Official Assignee terson tor votiliasal proceedings are taken, either by action, motion

Official Assignee by the Act acting in pursuance of the Act, or in execution of the powers given to the him, when acting, or in the bond fide and reasonable belief that he is in respect of anything done or default made by

out of the estate of the maolvent pay, or to which he may be put under such proceedings, shall be paid costs, damages and expenses which the Official Assignee may have to (1) Subject to the provisions of the next following sub-section, the

costs, damages or expenses shall be paid out of the estate unless the Court defended, and unless the Court shall otherwise determine, no such shall determine whether or not such proceedings shall be resisted or duty of the Official Assignee to report the same to the Court, which (2) As soon as any such proceedings are commenced it shall be the

089 has determined that such proceedings shall be resisted or defended

such proceedings unless the Court has determined that such proceedmeet here to pery or been in consequence of resisting or defending any order, he entitled to be pind out of the estate any costs or expenses he (5) The Otheral Aragnee shall not, unless the Court shall otherwise

proregument ings shall be resisted or defended

Mana_ocr seamed by adidistic and when approved by the Accounts of Special overy such Special Managor's accounts shall be Dress from the superstant recount to the Official Assignee and

any book or document in or incidental to any exothe planeluburat to essieled plane and only nected int. (1) g in ments of the property of the Official Assignee's accounter bun etquesor out to elator our congret, larollo

Lakincation of docu

deemed to be guilty of contempt of Court and shall proceedings under the Act or these Rules shall be

in eubstitution for any other penalty, punishment or proceeding to which (2) The penalty imposed by this Rule shall be in addition to and not he hable to be pumehed accordingly

Zon-compliance nith any of these Rules or with any Rule of ency becomens population

direct, but such proceeding may be set aside any proceeding void unless the Court shall so be intico for the time deing in force shall not render

Tinjer. Atta compliance not

All Rules and Orders made under the Indian Insolvency Act, in such in innor and alon such terms as the Court may think lit ither wholls or in part is itregular or amended or otherwise dealt with

mi inoccedings under the said Act, which may 1818, are hereby annulled, except to far as regards Repeal of Rules under the Let of 1818.

When no other provision is made by the Let or these Rules, med ofkermon of these Rules be pending in the Court at the date of coming

thid save is provided by these rounin in force insolvency Matters shall, in so far as applicable, Summer tol Sulve? the present hin procedure and practice in

Bombay, 1909, shall not apply to any proceeding in insolvency Rules, or Rules amending thom, the Rules of the High Court of

discharge or not, and the Court shall take such the msolvent has made an application for his מחקהב פרכנוסם חוור חכרה อายุนเร็ Battalor Let, he shall report the same to the Court, whether Official Beport been guilty of an offence under section 103 of the When the Official Assignce is of opinion that an insolvent has

Service of a notice the day fixed for the hearing of the notice on the insolvent not less than bevon days before A notice under section 101 of the Act shall be served personally action on such roport as it may thuk fit

adietisement or otherwise or shorten the length of notice to be given think lit the Court may allow substituted service of the notice by Provided that in any case in which the Court may

APPENDIX I

RORVIS

FORM NO 1

General Tille

6I to

In Insolvency In the High Court of Bombay

Ex parte (here insert" the Debtor" or "J S a creditor" or " the Official Re (James Brown)

Assignee ")

No 2

Debtor's Petition

decree of a Court for the payment of money in the Civil Jurisdiction of this Court) (or deing imprisoned in elecution of the personally norking for gain within the limits of the Ordinary Original within a year defore the date of the presentation of this Petition (or the limits of the Ordinary Original Civil Jurisdiction of this Court) Court) (or having carried on business through an agent at house within the limits of the Ordinary Original Civil Jurisdiction of this (haimg ordinarily resided or had a dwelling-(p) \uparrow

hereby petition the Court that I may be adjudged an Insolvent Prison) and deing unable to pay my dedts, which are Ks

by or against him with particulars of any such petition and the manner in Here state whether any previous petition has been presented to Court either

fo pəsodsıp spn 11 yəryn

(Signature)

) µereby

Address esouppy fo ounpubig Signed by the Debtor in my presence

nondrios

Filed the

addresses should be meerted Note -When the Debtor resides at a place other than his place of business both

(b) Insert the address or addresses at which the business has been carried on (a) Insert name, address and description of Debtor

day of

ON

Creditors Petition

(əpiL)

petition the Court that an order of adjudication may be made against

sud E F of

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(Me, C D of

To a of

and lately carrying on business at (q)ŢO

and say — (or residing at)

FAIGLIFALS TERVING TO BOUBAY Presidency Towns f

Prison of a Court for the payment of money in the That the sind A B is non impressible in execution of the decree

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extended out to ethin the limit of the Ordinary Petition has ordinarily resided or had a diselling-house (or has earned on that the end ΓB within $\iota \mapsto \iota$ is defore the clate of the presentation of this

CIVIL Introduction of this Court

Ordin its Original Central Luis de non of this Court this the such a personally norts for gine nithmatte limits of the

(ארן טחך מוויסוווון טל קיףן 10 קרף 3°). the 1220, 110 in the sum of Re-If it the opening I is present and truly indebted to me (or us in

and the constraction)

helial bold any se units on the end debies estate or on any part thereof That I (or He) do not, nor doe any person on my (or our)

मान क्षेत्र भार १०३ माना राज स्मान स्वाय स्वाय

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eff to mine off it estimate that to m the exent of his being adjudged theolyent) or and I estimate the ralue that I will give up such security for the benefit of the creditors of A B That I hold security for the paramene of (or pare of) the end sum (but

'10

לינו וווכווג סך ער Thit I, L. I., mother of some petitioners, hold security for the thirt, (' D, one of your petitioners, hold security for the payment of,

מו מוורן צי (נורעי אין סמן נוור מומה מגר ממ בקשור סג קשורף מל נוור מכן סג שכנף סל ז מפסן רווכול of this Petition has committed the following act (or acts of Insolvency Third A B within three months before the dite of the presentation

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גיןורקי חוו)

(Signed) $a \circ$

θl

 \mathcal{J} J

(Signed by the Petitioner in my presence)

Signature of Witness

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Durch this

דורייכגול נוחוו

sponty po inscrict Note—If there de more than one petitioner, and they do not sign together, the sign potential of each must be separately attested, e.g., "Sizned by the petitioner F. F. in my presence. If the petition de signed by a brim, the partner signing should add also his own uppatine, e.g. "A S. L. Co by J. S. a pretner in the said firm." If the dedeter own uppatine, e.g. "A S. L. Co by J. S. a pretner in the said firm." If the dedeter own uppaces of tender of the majority of the addresses at any place other than the place in carries on business both addresses about the majority of the majority by my real of the majority of the majority by my real of the majority of the m

-III 1909, Act III-TOOYT ENTER VAD OEDERS UNDER

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In the case of the Court ordering service of the petition

19, it is ordered that this Petition shall be heard at (a) on This petition having been presented to the Court on the day of

ποοπ ts , day of әұз o, clock in the 6T

(u) Insert the place at n hich the debtor is to attend.

the petitioner three days before the date fixed for the hearing you intend to dispute the same, and send by post a copy of the notice to with the Chief Clerk of this Court a notice showing the grounds upon which the truth of any of the statements contained in the petition, you must file And you, the said A B, are to take notice that if you intend to dispute

ON

Debtor under section 108 Creditor's Petition for Administration of Estate of deceased

(appl)

- Yes bas the deceased debtor) who died on the day of Insolvency of the Estate of the late (here insert name and description of hereby petition the Court that an order be made for the administration in A A pue' To a b ow wo to a b, t

diately prior to his decease resided (or carried on business) at That the said A B for the greater part of the six months imme-

Court within the limits of the Ordinary Original Civil Jurisdiction of this

debt or debts and the consideration) fo junouiv ino 198) (or us in the aggregate) in the sum of Ra That the estate of the said A B is justly and truly indebted to nie

(or as in form No 3 Creditors' Petition) security on the said deceased debtor's estate, or any part thereoi, etc That (I) do not not does any person on (my) behalf hold any

and belief) maufficient to pay his debts That the estate of the said A B is (according to my information

, who consent to this Petition sud G H of proved by J S of day of That the will of the said A B (or, as the case may be) was on the

H O pur ' to & C of befaring, el That Letters of Administration (or as the case may be) were on the

τυσοιλομόλ ENVOLVIENTS APPLYING TO BOMBAY Presidency Towns

day of Dated thus information and delief) manificient to pay his debts , and that the estate of the said A B is (according to my 10

(" E E(Signed) CD [Signed by the Petitioner in my presence]

Address ssouge of Meiness

nortqrrosea

Indorsement

gr ' uoou o, clock in the 61 day of as brashed that this Petition shall be heard at uo This Petition having been presented to the Court on the day of

zypyea notice shewing the grounds upon which you intend to dispute the statements contained in the Petition, you must ale with the Chief Clerk If you the said J is or G H intend to dispute the matter of any of the

No 5

Mildant of truth of Statements in Petition

 (∂m_{J})

(if the Petitioner declare or affirm, after the form accordingly) and say I, the Petitioner named in the Petition hereunto annexed, make oath

That the several statements in the said Petition are within my

Sworn at etc ovn knovledge true

 α ρ

depose to the truth of the remaining statements the Petition is within his own knowledge he must sot forth the statements the truth of which he can depose to and tile a further affidavit by some person or persons who oan Note —If the Petitioner cannot depose that the truth of all the several statements in

9 oX

Affidavit of truth of Statements in Joint Petition

 (\mathfrak{d}_{I})

affirm, alter the form accordingly) and say unto annexed, severally make oath (if any of the Petitioners declare or We C D, E F, G H, &c, the petitioners named in the Petition here-

And first I, the said O D, for myself say-

, as stated in the said before mentioned Petition That A B is justly and truly indebted to me in the sum of I

benothern-e-roled bigs and in the said before-mentioned That the said A B committed the act (or acts) of Insolvency

of a Court for the payment of money in the Prison That the said A B is now impresoned in execution of the decree

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Original Civil Jurisdiction of this Court carried on business through an agent) within the limits of the Ordinary this Petition has ordinarily resided (or had a dwelling-house) (or has that the said A B within a year before the date of the presentation of

Ordinary Original Civil Jurisdiction of this Court that the said A B personally works for gain within the limits of the

That A B is justly and truly indebted to me in the sum of And I, the said E F, for myself say -

, as stated in the said before-mentioned Petition

And I, the said G H, for myself say —

That A B, 1s, &c

See note to last Form Sworn by the Deponents, C D, E F and G H, &c

7 oN

Application for Interim Receiver

(pjuI)

of the property of the said A B and (here insert any special directions to apply to the Court to appoint the Official Assignee as Interim Receiver , do on the grounds set forth in the annexed affidavit, io, a o, i

the Receiver that may be desired)

day of

Dated thus

(Signed) C D

 $H \mathcal{D}$ \mathcal{F} a D

Отдет thereon

6_I

stituted Interim Receiver of the property of the said A B and (here being lodged by the applicant, the Official Assignee be thereupon con-, it is ordered that upon a deposit of Es ន្តារាស្មី កំពុក Upon reading this application and the affidavit therein referred to,

theo it snortosub trosur

Chief Clerk By the Court,

Notice by Debtor of intention to oppose Petition

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16 ' pa G D of (or and E F of In the matter of an Insolvency petition presented against me on the

(520 , Jo H D

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(i) / (i + i) / (i + i)do pare the Petitioning enclater's debt (or the act of Insolvence, or as then it used in order of idjudication is presed, and that I intend to I, the do et B do hereby give you notice that I intend to oppose

a createries of the sud Court g Ior but ' PUDU to arb ma pura 1,1

Order to tay Proceedings on Petition

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court in cluch the proceedings shall be taken shall have come to a dore nd, all proceeding son this Petition shall be stayed until after the Induct incheroidered throughouthernd A.B. enteringmits the bond bed our eguidosocid off dodor in this control by occolings its half til en er einmuck by line igamet the sind. I. B. together with such half that Peritioner (or one of the peritioners) in any proceeding A h bire oil term gu botozoor od llede er mu to mire don (to mom do ume oils lad Holloul the ann do 13 Security for the payno) and or to a roughly limber and a first section of the properties of the particles of th סוור ליון בן בניונין לעבושוף בכבל ווה ווכן בוויניג בווויו מדינוני בניוני בוויני בוויני בוויני בוויני בוויני בוויני dress into a bond in the pent of (the amount of the Hade A. L. bine out and the bether our in (norm) of elling in the interior of ellings of the partial of the par $10^{10} M_{\odot} \sim 10^{10} M_{\odot}$ one of the pertuoner $M_{\odot} \sim 10^{10} M_{\odot}$ than the sum stated et an or e product thun ter hundred rupees) (or thut he is $\pi e \circ 1$ in the 1 eithor) or that he randeleted to the peritioner the executions of the add the paper of the execution whose didt is denied) reasons at a lieu malebrator the petitioner (where petition presented Trailer of the Petition the dry, and the arrest of B appearing half a not to the man observed between Lands and the man of the first terms of the first

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Chief Clerk By the Court, OI 0/

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executors, and administrators, jointly and severally tundy by these ne buil our-elves and each and every of us, our and each of our hens, executors, ediministrators, or assigns - For which payment to be made, to be paid to the said L. M or his certain attenney, M. A of bimod ylimit bind bled ylline see bing thing eri , eleto A A bing Know all men by these presents, that ne, 1-B of ote and C-D of etc

spirs-rad

to yab

Sealed with our seals, and dated thus

one thousand, nine hundred and

Whereas an Insolvency Petition against the said A B having been presented to the High Court, he did appear at the hearing of the petition and deny that he was indepted to the petitioner (or to one or more of the petitioners), (or allege that he was indebted to the petitioner in the sum

You the solution of this obligation is such that if the Zom therefore, the condition of this obligation is such that if the abovenamed L B or the said C D or E F, shall on demand well and truly pay or cause to be paid to L L his attorney or agent, such sum or sums as shall be recovered against the said A B by any proceedings taken or continued within twenty-one days from the date hereof in any competent Court by the said L M for the payment of the debt claimed by him petent Court by the said L M for the payment of the debt claimed by him in the said Petition together with such costs as shall be given to the said L M by such Court, this obligation shall be void, otherwise shall remain

m full force

(sa) A L

 $\begin{array}{ccc}
E & E & (F & 2) \\
C & D & (F & 2) \\
E & E & (F & 2)
\end{array}$

a r

Signed, sealed and delivered by the above-bounden in the presence of

Norm—It a deposit of money be made, the memorandum should follon the terms of the condition of the bond. This form may be adapted to other cases

II oN

Volice of Surelies

Take matter of an Insolvency Petition of In the matter of an Insolvency Petition of

The notice that the sureties whom I propose as my security in the above matter (here state the proceeding which has rendered the sureties, necessary) are (here state the proceeding which has rendered the sureties, and their residences for the fast six months, therein mentioning the district and their residences for the fast six months, therein mentioning the district

or town, places, streets, and numbers, if any)

Dated day of 19

To the Chief Clerk of the Court and to L. M. of

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(syng)

In the matter of an Insolvency Petition against A B of

I, E. P., of , one of the sureties for maje destinally destinated and a householder (or, as the case may destinated and householder (or, as the case may destinated and the attest or place, and the the induction

(hun fe trang 2 ,,

Presidency Town ENACTMENTS APPLYING TO BOMBAY

sum for which I am now security security in any other action or for any other purpose, add), and every other amount required) over and above what will pay my just debts (if That I am worth property to the amount of Rs əų1)

ceeding, or for any other person (or is security in any other action or actions, add), except for O D, at the sunt of E F, in the Court of That I am not bail or security in any other matter, action, or pro-

shi ding the several actions with the m the sum of Rs for G H , at the sunt of I K , m the Court of m the sum of Ks

Courts in which they are brought and the sums in which he has become

(punoq

bondsman as follows), stock in trade, in my business of and ralue of the property in respect of which the deponent proposes to decome which I am now security as aforesaid) consists of (here specify the nature (and if security in any other action, de, over and above all other sums for That my property, to the amount of the said sum of Rs

or of other property, particularising each description of property, with the land of the value of Rs occapied by de struate et , of a freehold (or leasehold) of the value of Rs , of furniture in my house debts owng to me to the amount of Rs , ot good book of the value of Rs carried on by me at

of such residence, or if he has had more than one residence during that That I have for the last six months resided at (describing the place (foələy) ənyvr

Smorn at, &c period, state it in the same manner, as abore directed)

No 13

for the Public Examination of the Insolvent Application by the Official Assignee for an Order appointing a Sitting

 $(J_{1}(I_{0}))$

of the Insolvent, and that the Insolvent do attend such public and place as the Court shall direct for holding the public examination order appointing the day of or such other time 18 application is hereby made to the Court by the Official Assignee for an An order of adjudication having been made in the above matter,

Datted thus day of 61 ezampastion

o clock in the

Official Assignee

Order appointing a Time for the Public Examination of the Insolvent FI ON

(2)11,T.)

be held at (a) to $\chi_{\rm Bb}$ оп тре as ordered that the public examination of the above-named Insolvent Upon the application of the Official Assignee in the above matter, it

(a) Insert the place for the examination

answered the said question as follows refused to answer the said question (р) вцт (ov) The (c) (q)be put to the said (, the following question was allowed by me to At the (public) examination of (a) held before me this (\mathfrak{IM}) refuses to ansuer to his satisfaction Report of Officer appointed under section 6 where Insolvent or Witness GI OM mutted to prison without further notice reasonable excuse, to attent at the time and place aforesaid, you will be liable to be com Note. Motice is hereby given that if you, the above named Insolvent, fail without Chief Clerk By the Court, day of Dated this 6I place and time above-mentioned And it is ordered that the above-named insolvent do attend at the -III 19A ,e08t } TOCYT EATES VAD ORDERS DADER

as the time and place for such (refusal to) answer to 1 thereupon named the day of 38 61 (p)

61 day of Dated this reported to Mr Justice

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and place above-mentioned upon his oath, saith as follows The above-named Insolvent, being affirmed and examined at the time at the Court this day of Public Examination of the Insoluti

61 , taken before me this randum of public examination of These are the notes of the public examination reletred to in the memo-

(o) Here state question. (a) The above named insolvent, or A B a witness in the above matter Uncer, etc

(c) Tusolvent or witness

(d) Here insert answers (b)

Presidency Towns 1/1CTMF/T/ 1PPL/1/a to novivex

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Meaning of Adournment of Pabla Lyamination

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it is further ordered that the said of being further examined is to insconduct, dealings and property to Cub 19 for the purpose bins oil) no rand) birs oil) h Indition further ordered that the suid do attend 3u ' noon at to reb भाग का m the It is ordered that the said public examination be adjourned Amawaddu 4t puw the ilove matter, and apoult ourse in songreef Intallo oil gurrant noqu won morn manye of me tol Heanth թարագութ հուււ և nition of the iboxenimed and the said μ cmoringmi – The bourt the differential for the (a) public exam-

(a) In cit hero word duriber at measure, (c) at our any further order of the Court)

to (th

Chief Clerk

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to (a) do, or for the Office of the order of the formal maps of the order of the order of the order of the order of the control of the cotton of the cotton of the cotton of the measurest of the

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(a) In cet name and address of applicant and the capacity in which he makes the splication is

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By the Court, Chief Clerk. el ox

Order as to Leamination of Insolient who is suffering from Mental Order as to Leaming from Mental

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[10, (a) to to so so so the Office of the 10 to the top to the top to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so to the first so the first

LOCAL BULES AND ORDERS UNDER { 1909, Act III-

it appearing to the Court that the Insolvent is suffering from physical disability which makes him unfit to attend a public examination in Court (or as the case may be), it is ordered that instead of a public examination of the Insolvent (b), the Insolvent be examined on oath at (c) before on the day of 19 at o'clock or such other time as having regard to the condition of the Insolvent may be convenient, and that the Official Assignee and (d) be at liberty to attend such examination and take part therein

(a) Insert name and address of applicant and the capacity in which he makes the applicant

cation.

(c) Insert place of examination.

(d) Insert name of any other person authonsed by the Court to attend.

. el to yab and betaG

 N_0 20

Order for Administration in Insoliency of Estate of deceased Debtor upon Petition

(əlnT)

nouse the petition of C D, dated the day of the petition of C D, dated the day of the present of the cataltest of the same that the capacity of the same the Officer of the said A D do vest in the Officer of the said A D do vest in the Officer of the said A D do vest in the Officer of the said that the cost of this application be

t 1.1. Q

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day of

Dated thus

By the Court, Chief Clerk

Chief Clerk

By the Court,

.ko2 oM

Order for Administration of Estate of deceased Debtor on transfer of Proceedings under section 108 (3)

(5]1:<u>T</u>)

Whereas proceedings for the administration of the estate of A B, late of the set out Court in which proceedings commenced on the, day of 19

transfer such proceedings to this Court

It is hereby ordered that the estate of the said A B, deceased shall be administered according to the law of Insolvency pursuant to section 108

Presidency Towns I interior of the anid I B, deceased, do rest in tho of the let, and thirt the property of the anid I B, deceased, do rest in tho Otheral Assignee

1) ited this day of 19,

By the Court,

No. 21

Tophication for Summary Idministration under section 106

(Talk)

I, G. II, the Official Issignee, hereby report to the Court that the

property of the involvent interior likely to exceed in value Best the like Court must order the estate to be administered in a set of the like the Court must order the estate to be administered in a variance in minimus interior set of the Act

to and to dol not see that a section of the Act

end bond

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Order for Summary Edministration

 (ηn_I)

Upon the application of the abovenamed debtor de administered in a summary mainier present to section 100 of the Act

el lo reb end the Q

By the Court, Chref Clerk

Official Assignee

Zo 23

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(אַיוני)

To the Insolvent —You are required to fill up, earefully and accurately, the sheet and the several sheets A, B, C, D, E, F, G and H, showing the state of your affairs on the day on which the order of adjudication was made against you, are, the day of 19

—III jov, 6061 TOCYT BUIES VAD OBDEBS DADER

Such sheets, when filled up, will constitute your schedule, and must be

verified by oath or declaration

pst t	make oath and say t reunto annexed marked	<u></u> -	<u> </u>	ło		Ί	<u>.</u>
	FH						
	Deficiency explained in state		•			1	_
	FE E						
	Deduct creditors for proferential rent, infes tuxes, wayes &c (per confra)						
	EAT .				11		
	Estimated to produce Surplus from securities in the hands of creditors fully so cured (per contra)						
	Estimated to produce In a escurifice, on phad, as per list (G) Det list (G)						
	Doubtful bed a						
	Book debts as per list (F), viz — 1000		q d la la son	Creditors, for n rates taxes, was dec, payable in as per ilst (D) Deducted contra			
	, (H) tell reg en intoT			of securities			
	(4) Turnturo (5) Life policies (5) Other property, 1 –		or berli	Balance thereof contra reditors partly seem as per list (C) Less Estimated va)		
	(d) Stock in trade (cost Its) (e) Macchinery (f) Trade Axtures, fittings, utenals &c.		103	lurplus Less Amount thei carried to Sheet (3		
-	Troperty as per list (B), (B), (a), (a), (b), (b), (c), (c), (c), (c), (c), (c), (c), (c			Insecured ereditors, (A) reditors fully secure sar per list (B) securities securities	>		
ים מי	THE VELY PART OF THE PROPERTY.	d v sy	1-11		d	v	
Fatl mated to Pr duce	eioek Vd boinnileo bna boinis en) (101doCl	Fund Eand	nted by	Lialdall Marted and estin Tobdel Tobdel	<u> </u>	880 Ud 89	rj

order of adjudication made against me and complete statement of my affairs on the date of the abovementioned D, E, F, G and H, are, to the best of my knowledge and belief, a full, true,

day of Signature

before me сріз

61 ta baurifia

Гизојуећсу Presidency Towns | ENACTVIENTS APPLYING TO BOMBAY

Unsecured Oreditors

		eture	រណីខ្មែ	3				
			ď	u	BJ[
tlon	у епт	Month	Dept			occuração	\angle and	70
Considera	contracted	Dato when contra		to sauousk		ban exorbh!	· · · · · · · · · · · · · · · · · · ·	

Dated

contra account should be shown in the third column, and the balance only be inserted under the heading " aniount of Debt ", thus of his claim against the estate, the amount of the creditor's claim and the amount of the Votes -(1) When there is a contra account against the ereditor, less than the amount

Ra or b

Less contra account Total amount of claim

(2) The particulars of any bils of exchange and promissory notes held by a sreditor-should be inserted immediately below the pame address of such creditor No such set off should be included in speet, F."

Creditors fully secured

61		erntang Bated	līg						
- damited be by biquibs ion security Security	Date When glven	Partical lors of good good tity	Const deration	tracted Year	rnt Con	Debi ot futon	ezothhk ban aoiteguoo0	name of Aame of Creditor	0/2

Oreditors partly Secured

fourth red by Estimation of Debt river of Teamity Security secured secured from the form of the form o	Je stal	lenoO deration	Ditte n hen Contracted Month Zear	Insount of Debt	tearbht ban bac acitaquaso	Lame of Creditor	٥١

Dated Signature

LOGAL PULES AND ORDEPS UNDER }

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Preferential Creditors for Rent, Rates, Taxes and Wages

			១			
61		Dated				
	9.	យវសាស្ត				
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Diff rente to historial to sorted A fall to	n rount to the first of the fir	भव्स भाग संभाद	Perform to the during which the cluster that the country the country that	denthat but notrequeston	Sume of Tollbox	οĄ

$L_{roperig}$

Full particulars of every description of property in possession and in reversion not in any other list, are to be act forth in this list —

(ash at Bankers) (Ash in hand (Ash in hand (Ash in Trade at (Cost Rs) (Ash deposited with Solicitor for Costs of Petition (A) Stock in Trade at (Cost Rs (B) Trade Fixtures, Fittings, Utensils, etc., at (A) Trade Fixtures, Fittings, Utensils, etc., at (B) Life Policies (Cost Replicies at A) Life Policies	в еЯ	d
Full Statement and Lature of Property,	Latinaated t Produce	01

Signature Dated

} —III 10A , e0et TOGYT BULES AND ORDERS UNDER

No 54

Memorandum of Public Examination of Insolient

(JIII)

over by or to me and are correct of my public examination marked "A", and appended hereto, were read Insolvent, being sworn and examined upon my oath, say that the notes Memorandum —That, I the abovenamed

delivered up to the Official Assignee, all property, estate, and effects, And I further say, that at the time of this my examination, I have

And I further say, that I have made a full disclosure of all my assets and all books, papers and writings relating thereto

with an intent to defrand my creditors or to conceal the state of my algars. or personal, nor any books of accounts, papers or writings relating thereto, removed, concealed, embezzled or destroyed any part of my estate, real and of all my debts and habilities of whatever kind, and that I have not

(Here insert any special matter)

Signature 9.13

day of

day of

Dated the

Dated this

No 35

 $(\eta \eta T)$ Order of Court that Examination is concluded

nay e been sufficiently investigated, it is hereby ordered that the examina-And whereas the Court is of opinion that the affairs of the soid A B. has been publicly examined as to his conduct, dealings and proporty Whereas the abovenamed A B has duly attended before the Court, and

6T

tion of the said A B is concluded

By the Court,

O D, Chief Clerk

97 ON

Order of Adjudication

(ant.)

And it is further ordered that all the estate and effects of is ordered that the debtor be and the said debtor is hereby adjudged cription and address of debtor), and on reading and hearing , against (here insert name, des-Eursuant to a petition, dated

61

the debtor do rest in the Official Assignee

дау от

By the Court,

Chief Clerk

Dated this

72 oN

IS noilood roban noilooibulble linnile of noilooilygle

$(I_{I}(G))$

be annulled (here state grounds of application) applie tion to the Court that the order of adjudication egainst A , being interested in this matter, do hereby make 1, 18 5, 01

6T 30 Yab Dated this

 $S \mathcal{U}$

No 38

Order annulling Adjudication under Section 21

(JnJ.)

, it is ordered thit the order of edjudicition dated , end on reeding and hearing On the application of R S, of

, be and the same is hereby immiled. do, a le demega

lo tab Pated this 61

Chief Clerk B) the Court, 67 ON

Application for Order of Discharge

 $(\eta \eta_{J})$

appeal to the Court to his dey for hearing my application 19, and being desirous of obtaining my discharge, hereby , har ing been a djudged Insolvent on the $qv\lambda$

yly public examination was concluded on the

number of my creditors Annoved horoto is the cortificate of the Official Assiba cortifying the

6I

day of Dated tlus

Court (Signed) A B To the Chief Clerk of the

30 oN

Cerlificale of Mumber of Credilors

(Ing)

notified of his intention to apply for his discharge are in number I cortify that the creditors of the above Insolvent who require to be

61 day of Dated this

G H, Official Assignee

(as the case may be) On the application of A B, of etc, adjudged Insolvent on the (əpr<u>T</u>) Order granling Discharge unconditionally No 33 Act should be printed. Note -On the back of this notice the provisions of sections 38, 39 and 44 of the Chief Clerk day of **6**I Dated thus o'clock for hearing the application tor his discharge, and that the Court has fixed the day of Take notice that the abovenamed Insolvent has applied to the Court (əpp. I) Nolice to Oreditors of Application for Discharge 78 ON To the Official Assignee Chief Clerk day of 6I Dated the for hearing the application noon at m the day of 6T has fixed the o'clock The Insolvent having applied to the Court for his discharge, the Court (2]n<u>T</u>) Voluce to Official Assignee of Application for Discharge 18 OM TOCYF BAFES YAD OBDEBS ARDEB

the insolvent's conduct during the proceedings under his insolvency, of the Official Assignee as to the Insolvent's conduct and affairs, including 19 , and upon taking into consideration the report

any offences under section 103 of the Act, or under sections 421 to 124 And whereas it has not been proved that the Insolvent has committed and upon hearing the Official Assignee, and C D, E F, efc, creditors

discharged tion to his property and affairs . It is ordered that he beand he hereby is the Act, or that the Insolvent has been guilty of any misconduct in relatacts mentioned in sub-section (2) of section 39 or in section 41 of of the Indian Penal Code and proof has not been made of any of the

Order refusing Discharge FE ON

19 , and upon taking into consideration the report jo (sp On the application of A B, of etc., adjudged Insolvent on the $(2\eta\eta_{I})$

to section 42 of the Act from the date of this order to apply for a modification thereof, pursuant with liberty to the insolvent at any time after the expiration of two years of not less than 4 annas in the Rupee has been paid to the ereditors, It is ordered that the Insolvent's discharge be suspended until a dividend

`10

and that he be discharged as from the day of 61It is ordered that the Insolvent's discharge be suspended for years,

day of 6T

Dated thus

By the Court,

Chief Clerk

.08 oM

Property, and Income Order of Discharge subject to conditions as to Earnings, After-acquired

(o[n])

(v) pur of the Official Assignee as to the Insolvent's conduct and affairs, 19 , and upon taking into consideration the report day of On the application of , adjudged Insolvent on the

And whereas it has not been proved (b)

– əmoənı conditions as to his future earnings, after-acquired property, and It is ordered that the Insolvent be discharged subject to the following

within fourteen days of the filing of the said secount under this order shall be paid by the Insolvent to the Official Assignee the year immediately preceding the said date, and the surplus payable of his receipts from earnings, after-acquired property and income during be filed in these proceedings by the Insolvent, setting forth a statement first day of January in every year, or within fourteen days thereafter, button among the creditors of the Insolvent An account shall, on the after-acquired property, and income to the Official Assignee for distrisuch portion of such surplus as the Court may determine), of such earnings, of himself and his family, the Insolvent shall pay the surplus, if any (or property and meome the monthly sum of Rs for the support After setting aside out of the Insolvent's carnings, after-acquired

day of **6**I Dated thus

Chief Clerk By the Court,

(a) Further recitals to be inserted
(b) This recital to follow the other forms, with necessary variations

TE ON

to Indgment being entered up against him Order of Discharge subject to a condition requiring the Insolient to consent

(2/11/I)

On the application (a)

by the Official Assignee for the sum of Rs before the signing of this order, consent to judgment being entered against condition to be fulfilled before his discharge takes effect, namely, he shall, It is ordered that the insolvent be discharged subject to the following

Insolvency which is not satisfied at the date of this order penne the valance (or part of the balance) of the debts provable in the

And it is further ordered, without prejudice and subject to any execution

mithm fourteen days of the filling of the said account under this order shall be paid by the Insolvent to the Official Assignee the year immediately pieceding the said date and the surplus payable of his receipts from earnings, after-acquired property, and income, during be filed in these proceedings by the Insolvent, setting forth a statement on the first day of January in each 3 ear, or nithin fourteen days thereafter, distribution among the creditors in the Insolvency An account shall, of such surplus as the Court may determine), to the Official Assignee for and his family, the insolvent shall pay the surplus, if any (or such portion tor the support of hunself ed property a yearly sum of Rs to say, after setting aside out of the Insolvent's earnings and after-acquiror after-acquired property of the insolvent in manner following, that is be paid out of the future earnings that the said sum of Rs which may be issued on the said judgment with the leave of the Court,

tor the And it is further ordered that, upon the required consent being given,

6I

said sum of Rs judgment may be entered against the insolvent in the (c)

Dated this

By the Court,

Chief Clerk

(c) Insert name of Court harmy jurisdiction in Insolvency (a) Tormor parts and recitals as in last preceding form

day of

86 oN

Balance of Procable Debts Consent of Insolvent to Indyment deing entered for Balance or part of

\mathcal{H}^{ϵ}

part of the balance of the debts provable under my Insolvency which is the Official Assignee for the sum of Rs , реше thе развисе от to ludgment being entered against me in the High Court of Bombay by , the above-named insolvent, do hereby consent to 'A F 'I

Judgment to be entered pursuant to the consent (in the High Court) 68 on (Signed) A B day of 61 Dated thus on such judgment the provision contained in the Act, with regard to the issue of execution not satisfied at the date of my discharge, but this consent is subject to -III_15A ,e081 } TOCYT EATER VAD OEDERS AADER

In the High Court of Bombay

oN

Official Assignee, Plaintiff,

pur

A B, Defendant

day of **6**I And in the inatter of the Insolvency of the said A B,

whereby it was ordered that day of Pursuant to the order of the High Court in Insolvency, dated the

[Recite substance of order]

filed in the matter of the said Insolvency And the consent mentioned in the said order having been given and

It is this day adjudged that the Plaintiff recover against the said

aefendant Rs

Вегиеви

6T

day of

Dated thus

OF ON

as to after-acquired property or Income Affidant by Insolvent, whose discharge has been granted conditionally

(2111<u>T</u>)

I have since the date of my discharge resided and earried on dusiness - evollot the abovenamed insolvent, make oath and say as ʻΤ

The statement hereto annezed is a full, true and complete account at and I now reside and carry on business at

day of ոտութելչ, ենе last I filed a statement of after-acquired property and income in Court, received by me since the date of my discharge (or, since the date when ot all moneys earned by me and of all property and income acquired as

Shorn at, etc

(Judajosuj so dingubig)

X_0 II

Order on Application to approve Composition

(zpr_J)

th chirth to tour an which the Court would be required to refuse an order of and calentated to benefit the general body of ereditors, and that the case adamosma are surat bure affacilit balente gund bur ('otatal bay) ur if not mean in the terms continued in the paper writing marked. A (λr) -chemic) in the following terms, namely (here insect terms if short, that the exalitors in the above in itter linge duly necepted a composition Court being satisfied ाति धार 🕯 Ogery to buce ind off gurand bus , lo zib some aled on the , and on reading the report of the Official To note alphastion of

[29 how ser 24 so pur]

-րախան հանդրդ

to a cut in a dampendane ao Europe da Order of discharge, (a) That no facts have been proved which would justify the Court

ad composition for scheme for hereby approved z'rotdob odt tenugis oldi vorq etdob bornovim odt fle no oepitk olt in providing to son the security for payment of not less than four annas regard to the nature of such larts, and the composition (or scheme) દર દાનમાર્ટ્સ તોને માર્ટ્સ છે. તેને માર્ટ્સ છે તેના તેને છે. તેનું તેનું તેનું કામ દ્વારા મુખ્ય તેનું માર્ટ્સ (b) That facts have been proved which would pushfy the Court in

to oldanoenot ton our entrol but old that bodette und bu र भुष्टि रा

edulated to boucht the general body de treditors

 $Difo|\frac{x\alpha}{t^{ut}}$

(a) That the east is one in which the Court would be required to possession bung in

(b) That Lees here been proved which would under the Lee justify . अनुमान् मीतः मिन्नुम्याः वेशको महत्त्व

the Court doth refuse to approve the said composition [or scheme] the Court in refusing, qualifying or suspending the debtor's discharge,

10 Ap Sup Privat 6I

70 IS

Application for Enforcement of Processions in a Composition

(गुगर,)

10 'II' A , do apply to the Court for an order for the In the mitter of a composition made by A B, of

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(v) ox
                  . 61 lo
                                (2\mu_{\mathcal{I}})
                                     Proof of Diel
                    General Form
                                    o_N
       order you will be deemed to have committed a contempt of Court
Take notice that unless you odey the directions contained in this
                                                                       O.T.
  Chief Clerk
     By the Cout,
                                           day of
                          6I
                                                           Dated this
                       be enforced, it is ordered that [ here insert order]
provisions of the said composition mentioned in the said affidavit should
, the Court deing of opinion that the
                                                  and upon hearing.
, and reading ( here insert eridence)
                                                  application of F M of
                    In the matter of a composition made by A b, of
and nodu the
                                 (a\mu x)
          Order for Enforcement of Prolision in a Composition
                                      ON
                                                          Smorn at, etc
     \pi \mathcal{I}
                                                         (rg livu aspo ay)
has failed to comply with the said provisions (or as
                                              that ( here set it or them out )
That (one of ) of the provisions of the said composition is (or are)
                debt as a creditor of the said A \ B ( or as the case may be)
That I am interested in the said composition, having proved my
                                  , make oath and say —
                                                                        10
 TH'I
                     In the matter of a composition made by A b, of
                                  (\eta n_{x})
                             a Composition
  Aftidaist in support of Application for enforcement of Processions of
                                     o_N
     R \mathcal{A}
                                            day of
                                                             end this
                               6I
                        on the grounds set forth in the annexed affidavit
          enforcement of the provisions of the said composition against
```

TOCYT HAIFS VAD ONDERS ANDER

-III 19 V (6061 }

(a) Here insert the number of matter and the name of debtor (b) Fill in full name, address and occupation of deponent.

, make oath and say

909

(v) sA I (b)

Procidency Towns } FAACTUENTS APPLYING TO DOUBAY

(d) That I am duly inthorized, under the seal of the Company heremateer named, to make the proof of debt on a ts behalf

order to m_{λ} -lanewledge or belief for (h)(y) vq no-22d viii or my part thereof I say that I have not, nor hath (9) 10 herean, or by the following account, its -tor which (ξ) τοτ as shown by the account endorsed ()) օք եշժժջեռ Հևոք եա svuuu of Hs Apsut Ilite ban , el əη, 'zix to (tp was at the date of the order of adjudication, Մրսէ քին ֊ով

-ite indeceived in manner of stisfiction or security phatsoever

Admitted to vote for

 $\frac{\text{office definition of post of the office of the state of the formulation of the office of the o$

The proof enince do denoted for soing at any meeting unless the property completed and lodged with the Official Assignee before the The proof protect and lodged with the Official Assignee before the

(b) bin (c) escute strike out chauses (d) abril 10001 H.

• If made by clerk stril cout (d)

(s) մոο ոժույե գուգութ մա մուր ըն 11•

*(c) direct me and (d) (n) and k k my copartition it tade, it any or, it any clerk me et and edges and description of principal "Longitudial attend envelully to the o directions

ZOTE THIS-

(3) State consideration (as thools sold and deliveral by me (and my said partner) to him (or them) at him (or them) aguest detined in the dates of, or money life interinential deliverationed differentially (see them), or as the east may be)
(bee back)

(h) If a nid partners or any of them or tho abovenamed oreditor (as the ease may be)

(b) My orone or their or their or in any the ecounties he did and wher the secounties are on the property of the debter asservative rains of the secounties or other accounties ecounties or other accounties or other accounties ecounties be included by the debter asservation of the same, and it any bills or other accounties ecounties be included by the accounties are accounted by the accounties are accounted by the accounties are accounted by the accounters are accountered by the accounters are accounted by the accounters are accounted by the accounters are accountered by the accountered

A

Particulars of Accoust referred to on the other side

(Credit should be given for contra accounts)

If space not sufficient let the particulars be annexed, but n here the particulars are on a separate sheet of paper the same must be marked by the person before n hom the affidavit is sn on

d r Fig.				
Ila a P				
" " "	1	,,	800	
	 		"41	

* The vouchers (if any) by which the account can be substantiated should be set

91 ON

Proof of Debt of Workings (T_{ab}) (Since (b)) we have each and say

1 (a) 1 to (b) 1

I That (c) n at the date of the adjudication order, i.e., the day of 1 and still justly and truly indebted to the several persons n hose

names, addresses, and descriptions appearin the Schedule endorsed hereon in sums severally set against their names in the sixth column of such

schedule for nages due to them respectively as norhmen or others (d) in respect of services rendered by them respectively to (e) during such periods before the date of the order of adjudication as are set out against their respective names in the fifth column of such schedule, for n high said sums, or any part thereof, I say that they have not, nor hath any of them had or received any manner of satisfaction or security

wdatsoever

Sworn at

Deponent's signature

(a) Fill in full name, address and occupation of deponent
(b) The above named debter or the foreman of the abovenamed insolvent or on
behalf of the workmen and others employed by the abovenamed insolvent
(c) "I" or "the said"
(x) "A" or "the said"

day of

(d) " Me" or " the abovenamed insolvent" " My employ" or "the employ of the abovenamed insolvent".

tlus

Schedult referred to on the other side

	<u> </u>		,		1
	<u> </u>		1		1
			(
			i		1
	j				
	1	•			1
K3 v. p	! !				
Amount duc	еода <i>н п</i> он <i>н</i> опр	пондизью	ввирру	to omna ilu t nomitio#	٧٥
0	б точо ропоД	¥	r		I

Signature of Deponent
Signature of Commissioner or f

Manual Signature of the first

LT ON

Notice of Rejection of Proof of Debt

Tele notice that, as Official Assignee, of the above estate, I have this the rejected your claim against such estate (a) to the extent of Rs on the following grounds —

And further take notice that it you are dissatisfied with my decision in respect of your proof, you may apply to the Court to reverse or vary the same, but, subject to the power of the Court to extend the time, no application to reverse or vary my decision in rejecting your proof will be enterthined after the expiration of (b) days from this date

Official Assignee

 $\lambda ddress$

oT

(a) If proof wholly rejected strike out words in thiles
(b) 20 days or 7 days as the case may be See Section 101 and rule

		91	THE		
-III 19A, 19091 }	ONDER	овревя	QNA	BOLES	TOCYT

QT- ONT

General Proxy

(2]11<u>T</u>)

(0) general proxy in the above matter (excepting as to the receipt , a creditor, hereby appoint (b) (p) 'T to be

of dividend (d)

Dated this

(Signed (e)

6I

day of

Signature of Witness

asərbbA

S910 VI

of dividend " putting his initials thereto (f) dividends he should strike out the words" excepting as to the receipt When the creditor desires that his general proxy should receive

The authorized agent of a corporation may fill up blanks, and sign

tor the corporation, thus -

Company FOr the

seal of the Company) d is (duly authorized under the

Such person shall sign, person having a general authority in writing to sign for such creditor A proxy given by a creditor may be filled up and signed by any

behalf of (name of creditor) (9) authority in writing to sign on J S [duly suthorized by a general

eignature

61

day of

Dated this

day before the meeting at which it is to be used The proxy must be lodged with the Official Assignee not later than the

, a clerk, Manager, &c., in Teth Here meert either (4) (a) It a firm, write " we" matead of " I" and set out the full name of the firm.

of the person appointed must be clearly set out. my regular employ," or " the Official Assignee in the above matter". The standing

(c) ., 71h ., or ., om. .,

firm." As to signature by agent, see foot-notes 2 and 3 (s) Il a firm, sign the firm's trading title, and add " by A.B., a partner in the said (a) Sec 100thote 1

on penan or a creditor (1) It is not intended that the Official Assignee shall in any case receive dividends

nebection (g) The Official Assignce may require the authority to sign to be produced torms

019

ody at the meeting of creditors to be hold on the, day of loves of the meeting of creditors to be hold on the, to vote of the following of the material of the following of the

O ited this day of [Signed] (c)

second Intuces

799van o marces

(p)

Noles

I A evolutor may give a special proxy to any person to vote at any special anseting or adjournment thereof on all or any of the following in the extension of the following

(a) For or against any specific proposal for a composition or scheme

of itringement (b) For or igainst the appendence of 'ny specified person is member of the committee of inspection, or for or igainst the continuance in of the committee of inspection is member of a committee of inspection of in y specified person is member of a committee of inspection (c) On all questions relating to any matter other than those above there it is a specified person of the inspection of its person of the inspection of its person of the inspection of its person of the inspection of its person of its p

2) The inchorized result of the corporation may fill questions adout a source above a source of the corporation may fill questions as a source of the corporation may fill question as a source of the corporation may fill questions as a source of the corporation may fill questions and such as a source of the corporation may fill questions and such as a source of the corporation may fill questions and such as a source of the corporation may fill question and such as a source of the corporation may fill question and such as a source of the corporation may fill question and such as a source of the corporation may fill question and such as a source of the corporation may fill question and such as a source of the corporation may fill question and the corporation may fill question and the corporation and the corporation are considered as a source of the corporation and the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation and the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the corporation are considered as a source of the co

for the corporation, thus —

For the Company & S (duly authorized under the seal of the company)

3 A proxy given by a creditor may be filled up and signed by any person haring a general inthority in writing to sign for such creditor Gueh person shall sign,

a [duly authorised by a general to the sign of printing in third in the sign of creditor)]

Signature

119

(5) 85

The proxy must be lodged with the Official Assignee not later than the λ y before the inverting at which it is to be used

dy of

61

(1)

(a) It a then write "we" instead of "I" and set out the full name of the firm Of (b) Here masert either "Me" of "I" and set out the fine Official (d) "... or "the Official Large in the above matter".

(c) "N/, or "Our" (d) Hore meret the word "for or the word ingainst" as the case may require, and specify the particular resolution or other matter (e) If a firm sign the firm strading title and add "by A B partner in the said firm " (e)

ha to signature by agent, see notes 1 and 2 (f) The Otheral Asignee may require the authority to sign to be produced for dis

Dited this

ON 20

Scheme (where no Order for Summary Administration has Notice of Meeting where Insolvent submits an Offer of Composition or

(әррисиогд

(zint)

to Yab abovenamed Insolvent will be held at out the Notice is hereby given that a general meeting of the creditors of the Under order of adjudication dated the to yub 61

noon breensely gn (०,६०६६ मा ६५७

by a majority in number, and three-fourths in value, of all the creditors Creditors qualified to vote ab such meeting may, by a resolution passed

of ereditors abod Insensy out themselves a calculated of beneath the General body accompanying report, or any amendment of such proposal n hich in the for a composition (or scheme), the torms of which are set forth in the who have proved then debts, accept the proposal made by the Insolvent

the Official Assignee not later thin o'clock on the day of Proofs of dobes intended to be used at the meeting must be ledged with

Processing voting letters to be used at the meeting inner be ladged not

Creditors who prove then debts, and whose proofs at endmitted and n ho o'elock on tho lo yab

do not vote on the Insolvent's proposal, will be rechoned as voting against

GI

Official Assigned

noon likecisely

day of

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to yub

(, 61

requeers

Notes

Official Assignee's report of the insolvent's proposal by means of the voting letter attached to the Creditors who have proved may vote for or against the accomfance

A form of proof and forms of general and specual procy and a

summery of the statement of allmirs are sent helewith

day of

19 oN

of Composition or Scheme Notice of Meeting in a Summary Case where Insolvent submits an Offer

(PINT)

Notice is hereby given that a general meeting of the creditors of the Under order of adjudication dated the

219

Dated tins

at o'clock in tho 61 abovenamed insolvent will be held at

sagapara to ybod Internity oilt thomad of bothinales et oungies I, it is ille general body of recombing his report of any amendment of such proposal which in the for a composition (or scheme), the terms of which are set forth in the n no hite proted their debts, accept the proposal made by the Insolvent by a majority in number, and three-fourths in value, of all the ereditors Creditors qualified to vote at such meeting may, by a resolution passed

the Official Assignce not later than day of ο, τιο τη τη σ Proofs of debts intended to be used at the meeting must be lodged with

o'clock on the Provies and voting letters to be used at the meeting innet be lodged not

do not vote on the insolvent's proposil, will be rechouch as voting against Creditors who prove then debts, and whose proofs are admitted and who

Official Assignee.

vershbit.

SHON

the Official Leaguee - report of the insolvent's proposit by me me of the voting letters attrefied to Creditors who have proved may vote for or against the acceptance

the stitement of the sent herewith Learn of proof and forms of general and special procy and a sum-

Xo 52

Proposal for a Composition

 (ηn_L)

That proment in priority to all other of my debts of all debts proposal for a composition in stitisfaction of any debts -, the shoren uncd insolvent, hereby submit the following 'n

directed to be so paid in the distribution of the property of an Insolvent

(Bil out lerins of proposal so far as relate to preferential claims) - swollof sr bobrong od llrile

— дошини Вии and the Othern Assignee and the Comtabili be made in the followcypenses of and meadental to the proceedings and all fees and percentages That provision for pariment of all the proper costs, charges and

(Set out proposal for provisions, for fees, charges, costs, etc.)

mentioned on all provable debts -That the following composition shall be paid as deremafter

(northeographic of composition)

That the payment of the composition de secured in the following

munuet -

-III 30A ,8081 } TOOVE BULES AND ORDERS UNDER

furticulars of all securities intended to be given f (Set out full names and addresses of surctice (if any) and complete

(b) (being (a)

(d) (beingig)

day of

(2]71<u>T</u>) Proposal for a Scheme

6I

my debts ing proposal for a scheme of arrangement of my affaus in satisfaction of , the abovenamed Insolvent, hereby submit the follon-

That payment in priority to all other of my debts of all debts (smodos fo emrot tho told)

- swollot as tollows directed to be so paid in the distribution of the property of an Insolvent

preferential claims) (Set out or indicate by reference to the scheme how it is proposed to salisfy

- awollot ages payable to the Official Assignee and the Court is provided for as expenses of and mendental to the proceedings, and all fees and percent-That provision for payment of all the proper costs, charges and

Of besogorg et it won seniore to the scheme how it is proposed to

provide for fees, eosts, charges, etc)

day of (See out any other terms)

6I

No 54

Scheme, and Voling leller Report of Official Assignee to Creditors on proposal for Composition or

 (\mathfrak{InI})

(or scheme) to be submitted to the creditors, of which the following is a That the Insolvent has lodged with him a proposal for a composition The Official Assignee in the above estate hereby reports —

cobl ---

Dated this

That-

Dated this

Ţ

after payment of preferential debts at the sum of Rs and the assets are estimated by the Insolvent the sum of Ra That the labilities, as shown by the Insolvent's Schedule, amount to (Here set out fully the terms of proposal)

(a) To be signed by the Insolvent in case of joint Insolvent's to be signed in firm's name by such of the Insolvents as the Official Assignee shall require

(b) To be signed by the Insolvent, in the case of joint Insolvents to be signed in the firm's name by such of the Insolvents as the Official Assignee shall require

presidency Towns Enactherts apprying to bombay

That the value of the assets is (fairly estimated by the Insolvent)

(or, as the ease may be)

Address

That the terms of the Insolvent's proposal (set out particulars of proposal and the conduct)

Onted thus and of of

Official Assignee

Тоttng **Letter**

(ગુમદ્ધા)

I, i. of the sum of the above matter for the sum of the sum of the sum destate to the said estate to the said estate to the said estate to the said estate to the proposal as set tecord my vote (a) the Official Assignee hereto annexed, $\frac{\operatorname{and}}{\operatorname{or}}$ (b) any amendment thereof which shall, in the opinion of the Official Assignee, be calculated to benefit the general body of the creditors

Dated thus day of 19

Signature of Creditor

Signature of Witness Address

oT

gg oN

Notice to Insolvent to attend Meeting of Creditors

(2/11/L)

Take notice that a meeting of your creditors will be held on the day of a o'clock, at (c) and that you are required to attend thereat and submit to such examination and give such information as the meeting may require. And further take notice that if you fail to comply with the requirements of this notice, you will be guilty of a contempt of Court, and may be punished accordingly

Dated this day of 19

Official Assignee

the above-named Insolvent

(a) Insert here the word "for" or the word " against," as the case may require (b) Creditors may, if they think fit, authorize the Official Assignee to vote " against " the proposal now submitted but " for" such amendment thereof as may be satisfactory

(c) Here insert place where meeting will be held to the Official Assignee the proposal now submitted but — for — such amendment thereof as may be satisfactory

90 ON

Proposal for a Composition or Scheme Notice to Creditors of a Meeting, when the Insolvent has not submitted a

Notice is hereby given, that a mecting of creditors in the above Under order of adjudication, dated the day of 61 (opp.T)

o'elock in the noon matter will be held at ou the day of

o'clock on the later than day of To entitle you to vote thereat your proof must be lodged with me not

o, ejock on the not later than day of Prozies to be used at the meeting must be lodged with me A form of proof and forms of general and special provy are enclosed

Official Assignee

Address

(The Insolvent's schedule (a) (

(a) Here meert " has not been filed " or " has been filed "

N_0 57

Resolution accepting Composition

(əpr<u>T</u>)

day of creditors held at ध्या 6TMinutes of resolution come to and proceedings had at a meeting of

Chanman

annezed paper writing marked "A" be accepted That the Insolvent's proposal for a composition, as set forth in the Resolved as follons — (a)

(If the Official Assignee is not to be the trustee for the purpose of receiv-

trustee, and fixing his remuneration) and distributing the composition, add here resolutions appointing a

F K Chairman,

med u tud mme te a					
Ha v b−			Rs & P		
to tanomk too14	Dissenting Creditors' Signetures	тэдшиЙ	to tanomk toorA	Assenting Creditors' Signatures	19dmuV

(x) Insert "unanimously" where the resolution is so corricd Resolutions should be put separately must be attached at the meeting a division is taken all creditors and holders of proxies voting should sign. The signatures Norr. —When a resolution is carried unanimously the creditors need not sign, but

88 oN

Resolution accepting a Scheme of Arrangement

(ə[n].)

Minutes of resolution come to and proceedings had at a meeting of 29 of 20 day of 20 d

Resolved as follows —(a)

(a) Insert "unanimously" where the resolution is so carried

That the Insolvent's proposal for a scheme of arrangement, as set forth in the paper writing hereunto annexed, and marked with the letter (A) be accepted

That upon the Court approving this scheme of arrangement, fire state of

That scheme of arrangement for the purpose of superintending the administration of the debtor's property by the trustee (b) of whom tration of the debtor's property by the trustee (c)

tration of the debtor's property by the trustee (b) , of whom shall form a quorum

(b) Insert number " two " or as the case may be

That the provisions of section 88 of the Act shall, so far as the same are applicable, apply to the Committee of mapection under this scheme

(Here add any further resolutions that may de come to respecting the administration of the property, the earrying on and disposal of the debtor's business, &c., &c.)

F K Chairman

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		1	1		
			1		
			i		
Вз в р	t o		Ка в р		
to tanomA JoorA	Dissenting Creditors Signatures	19dmuM	to tanoank loo1T	Assenting Creditors Signature	Number

Nore — When a resolution is carried unanimously the creditors need not sign. The signs advision is taken all creditors and holders of proxies voting should sign. The signs trues must be attached at the meeting. Resolutions should be put separately.

TOCAL RULES AND OFDERS UNDER { 1909, Act III-

69 ON

List of Oreditors assembled to be used at every meeting

(Except a meeting at which a scheme or composition has been consi-

	τ	odasenger ao dasem	g motibare to re	Total numb	L
q a eH					ሪ ያ ም ት ይ ፒ
do danomA door4		beinsengn to dass	of Creditors pre	э гэшьИ	Number
***************************************	61	30 Yrb	धार्मे	teld at	Meeting
		(อากา	5)		
					dered)

Last of Creditors for use at Meeting held for consideration of Composition or Scheme

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Mames of all cred; each Creditor. Wames of all cred; there he roted; there he roted; whose proofs is the roted of the roted of the roted of the roted of the roted of the roted of the rote of the rot
etht de bled at this
, 6

19 oN

Scheme Application to Court to appoint Day for approving Composition or

(2nT)

And whereas the public examination of the said Insolvent was concluded (a) Composition or scheme of arrangement ing three-fourths in value of all the creditors who have proved their debts was duly passed by a majority in number represent-(v) v 4dəcəv of noituloser a , day of от тре Whereas at a meeting of creditors of the abovenamed Insolvent, held

on the day of 6I

deration of the abovementioned (a)applies to the Court to fix a day for the consi- $No\pi$ the (b)

(b) "Insolvent" or "Official Assignee"

The mount on which the commission of the Official Assignee will be

61

payable is Ks

Dated this

Insolvent [or Official Assignee],

Order

ποοπ o,clock in the day of on the shall be heard at abor ementioned (a) ordered that the application for the consideration by the Court of the Upon reading the above application, and hearing Before

day of 6I Dated thus

day of

By the Court,

Chief Clerk

No 62

in a Summary Case Application to Court to appoint Day for approving Composition or Scheme

$(2\mu_L)$

Summary Case

ародения day of was made by the Court on the Whereas an order for the summary administration of the estate of the

ing three-fourths in value of all the creditors who have proved their debts to accept (a)ras duly passed by a majority in number representnortuloser a, el held at to $\chi_{\rm SD}$ And whereas at a meeting of creditors of the abovenamed Insolvent,

(a) A composition or scheme of arrangement

noon (here state the purpose for which meeting called) m the day of to be held at Official Assignee do summon a meeting of the creditors of the Insolvent Upon the application of C D, of , it is ordered that the (Tille) Order of Court for General Meding of Oreditors ₱9 ON official Assignee 6I to yeb Dated thus statutory majority of the creditors at a meeting held on the arringement) as proposed by the said insolvent and duly accepted by the noon to approve the composition (or scheme of o'clock in the 3B. day of Take notice that application will be made to the above Court sitting at $(2n_{J})$ Scheme of Arrangement Volice to creditors of Application to Court to approve Composition or No 63 Chief Clerk, By the Court, 6I to yab Dated this uoou o,clock in the JE " 6I day of on the shall be heard at abovementioned (a) ordered that the application for the consideration by the Court of the Upon reading the above application, and hearing st gt ' Order Insolvent [or Official Assignee] **'**61 day of Dated thus payable is Rs The amount in the commission of the Official Assignee of I (b) "Insolvent" or "Official Assignce" consideration of the abovementioned (a) apphes to the Court to fix a day for the Now the (b) LOCAL RULES AND ORDERS UNDER { 1909, Act III-

6I

day of

By the Court, Chief Clerk 079

Dated this

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Presidency Towns
FAYCLMENTS AFFLYING TO BOMBAY
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HOOH

00 oN

Notice of Meeting (General Form)

(2)1(T,)

o, clock in the day of 61 on the neld at Take notice that a meeting of creditors in the above matter will be

(korms of general and special proxy are inclosed herewill)

(Here maert purpose for which meeting called)

սրաշելո

(p) (paugig)

to yab 6I

Dated the

" Official Assigned " (a)

Address

Affidavit of Postage of Notices (General) 99 oM

 (ηn_L)

m the form bereunto annexed, marked "A" mentioned in the Insolvent's schedule, a notice of (a)each creditor who has proved in this matter, and also to all creditors day of That I did on the as the ease may be) in the above mutter, make oath and say as follows — , the Official Assignee (or Clerk to the Official Assignee,

meeting" or as tho easo inas bo (a) Insert berow the time and place of a general meeting, or "adjourned general

names and addresses appearing in the schedule of the said insolvent proofs, and to such as have not proved, according to their respective have proved their debts according to the addresses in their respective That such notices n ere addressed to such of the said creditors who

ποοπ οπ εμε o, clock in the before the hour of 217 That I sent the said notices by putting the same into the post office

same day

day of Signature

धाप्र '

One thousand Mme hundred and 3n mione

Before me

70 oM

(əpr.,;) Certificate of Postage of Notices (General)

day of That I did on the I, a clerk in the office of the Official Assignee, hereby certify —

each creditor who has proved in this matter and also to all creditors

rocyr unres and orders under { 1909, Act III-

form hereunto annezed and marked "A" mentioned in the lissolvent's schedule a notice of (a) in the

That such notices were addressed to such of the said creditors who (α) Ιπεοτείντας, της είπο απά place of a General Mecting, or " adjourned General

names and addresses appearing in the sededule of the said Insolvent proofs, and to such as have not proved, according to their respective have proved their debts according to the addresses in their respective

38 o, clock in the before the hour of That I sent the said notices by putting the same into the Post Office

noon on the same day

Signature

89 oN

Composition or Scheme thouse to Official Assignee of Application to Court by Ansolient to approve

(2111<u>.T.</u>)

, by the statutory majority of creditors combosition (or schenic), approved on the day of o, cjocy in the an c noon, to sanction the Ture notice that application will be made to the Court on the

day of 6I Dated this

H \mathcal{D}

69 ON

Affidavit by Special Manager.

of the said estate or business order or to my knowledge or behef for my use on account or in respect sum of money received by me or by any other person or persons by my abovenamed Insolvent, contains a true account of all and every sums and to be my account as special manager of the estate or business of the and shown to me at the time of swearing this my affidavit, and purporting The account hereunto annexed marked with the letter A, produced - smollot and say as tollows -

The said account is just and true in all and every items and paid and allowed for the several purposes in the said account mentioned vertied to have been paid or allowed have been actually and truly so The several sums of money mentioned in the said account hereby

and beltef particulars therein contained according to the pest of my knowledge

SWOTH, etc.,

Lusolvonoy

01 on

Application for Directions by Official Assignee

(2nT)

the particular matter in relation to which they are sought) I desire to make application to the Court for its directions (here state

40 Official Assigned

o'cloch in the Let this application be heard on the day of

(nore insert the persons to whom it is to be given) noon, and let the Official Assignee give notice

day or

Dated this

to yab 61

Chief Clerk

IL ON

Order on Application of Official Assignee for Directions

(Ingl)

to O D for his costs (or that O D do pay the sum of the corts the costs of this order and the sum of Insolvent the sum of order), and that the Official Assignee do pay out of the propert, of the on the matter, it is ordered (נופגפ פפן טחן ונופ cular mather in relation to redich they are sought) Sor apon dearing () D, the Insolvent applied to the Court for its directions (here state the parti-Whereas at a Court held thus day the Official Assignee of the estate of

Dated this or this order)

By the Court,

Chief Clerk.

Zo 25

6I

Je 13 of 1, st, ou , o project Force

 (I_i,I)

THE CAST TERMEDIA OF SETTION OF SETTION OF REPARCED AND ACCOUNTS teran sassi sai mai ab or tarra I ran soron súaT

भाग भी अंदर अंदर अवस्थान न्यां देवाया है। विवासी या विवास वास नया नया है प 1) why words with the transfer and the time and the in it

त्राक्ष के के के प्रतास कुन के वा वा का कार के की बातारा ने करी।

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TEXT

THE THE STATES

-III 10A , 6061 } TOOVE HOLES AND ORDERS UNDER

ST oN

Sublet or Mortgaged Notice to Landlord of Intention to Disclaim Leasehold Property not

 $(2n_{I})$

was let to the abovenamed Insolvent at a whereby (b)Take notice that I intend to disclaim the (a) dated

give notice thereof to me in writing within seven days of the receipt by If you require the matter to be brought before the Court, you must rent of Rs

day of Dated this GI you of this notice

Official Assignee

Address

The landlord of the above-mentioned property

(a) Lease or tenancy as the case may be

(b) Hore specify property let

VL ON

Notice of Intention to Disclaim Leaschold Property Sub-Let or Mortgaged

(July)

give motice thereof to me in writing within fourteen days of the receipt If you require the matter to be brought before the Court you must at a reat of Rs was let to (b) Take notice that I intend to disclaim the lease dated n percby

by you of this notice

Dated this

Official Assignee

6I

Address

The landlord of the above-mentioned premises and To Mr

day of

To alr

O.L

(a) Here macrt particulars of demised property The mortgages or sub-tenant

(b) The above mentioned Insolvent or as the case may be

GL ON

Disclaimer willout Notice

(app.T)

named Insolvent, hereby disclaim the (a) of the premses , the Official Assignee of the property of the above-۲

or as the ease may be (a) Lease dated the

```
rddress
       Official Assignee
                            61
                                             to the
                                                              Dated thus
                          Notice of this disclaimer has been given to (d)
                                           est to supra a sa
                  tor retin of
ארנה זרף גס (כ)
                               , whereby (b)
                                                              jo (ip
                                               61
       of the aboven much hisotrety, hereby disclaim the lease dated the
, the Othern Assignce of the estate
                                                                       (v) or
rddressed
                      day of
                                             taren ma (o nome aurea graed du
                                   ( 7447.)
                               ap Syrbobyzog
        Disclaimer of Leaschold Property after Wolner to Landlord,
                                        o_N
           (1) In cit names and other seasof per one to whom notice has been given
                     od jam obro oill en to strof lo miol a tol to journol e mi) (1)
                                          (b) In cit description of the property
                                  Essibbl
    Official Assignee
                                            day of
                              6I
                                                               Dated this
                                                      (p) of north field and and
                                    Dog
Motice of this disclaimer
                                                  est to smor a st
  which were let to the above named Insolvent (c)
                                                                          (9)
                                                                 Insolvency
                                                          Presidency Towns }
                 FAICTUFYIS TPPLATED TO BOUBLY
```

(d) Here particulars of demand property uagie nasq ken mieja ip (a) Here meert memer and reduced of persons to whom notice of intention to

(c) The abovenamed Insolvent or as the case may be

TIO II need earl remainstil to obtton moder of knowing force other him externit freed (b)

'LL ON

Disclarmer of Lease with Leave of Court

 $(\eta \mu_{\mathcal{I}})$

at a rent of Rs of beamied erea 19 , mereby the premises (a) go Arp named insolvent, hereby discham all interest in the lease dated the , the Official Assignee of the estate of the aboveto ynb Parsuant to an order of Court dated the

per annum, for a term of

Notice of this dischinner has been given to

to ynd

Official Assignee

(a) Insert description of the property disclaimed

61

939

Dated this

LOCAL RULES AND ORDERS UNDER { 1909, Act III-

No 78,

Volues of Dischaimer without the Lease of the Court

(सम्बद्ध)

Take notice that, by writing under my hand, bearing date the day of the day of the Official Assignee of the estate of the aboven mued Insolvent, dischaused (a)

The above-mentioned disclaimer has been filed in Court with the proceedings in the Insolvency

Your attention is directed to the provisions of the Act printed on the

GI

tosted Aped

Dited this

day of

Official Assignee

$assipp_{k}$

Note.—On the back of this notice the provisions of sub-section 2 of section 12, so the bound be printed section 60 of the Lot should be printed

.07 oM

Notice of Disclaimer of Lease with Leave of Court

(Tule)

Take notice that pursuant to an order of Court dated the catate day of . I, e. I. Assignee of the catate of your day of . I, e. Official Assignee of the catate of the nove-named Insolvent, by writing under his band bearing date the day of the day of the lease of ited the day of the standard of the day of the office of the day of

The shove-mentioned disclimer has been filed in Court with the

Dated thus day of 19

Official Assignee

GI

Λ ddress.

υŢ

(a) The lease dated the day of dischmith the case may be (b) Insert description of property dischmith

(c) On a tenancy or for the term of Jears or as the ease may be 4dd where necessary 'pursuant to notice dated the dry of

979

O,T,

No 80

Form of Notice by Landlord or other Person requiring Official Assignee to bring matter of intended disclaimer of Property burdened on the Court

(9lhT)

The Official Assignee of the estate of the abovenamed Insolvent

I hereby give you notice that the said Insolvent was, at the date of the older of adjudication interested as a lessee (or as the case may be), in the property described in the schedule to this notice, and that as such lessee (or as the case may be) the Insolvent was hable in respect of (set out the inclure of the Insolvent's indulty) which hability has devolved on you as Official Assignee of his estate, and I hereby require you to bring the inatter of your intended disclaimer of the Insolvent's interest in the said property before the Court

, ote, ma I B A (Signed) A B

State how interested in the property

Sohedule to Notice when given by Lessor

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enstronters ensure the form of the form of the following t	secured training	mroT to tnoo to to to to to to to to	esmand by by escessing I are I of esing trolf	b lo olaU o lo olaU o lo olaU stront	bas 7	qheesq bh bh to nort droqorq testire besesd escad	orb 10 T sans I
Schedule to Notice when given by Mortgrgee or Assignee							
		-					
of Mortgage	Names and Addresses Parties Assignmen (fa any)	30]Vent	gissk	Term and	ull Des ption of roperty Leased	nnd Des on	Date of Lease

1909, Act TOOYT ENTER VAD ORDERS UNDER -m

[8 oV

Notice to Oreditors of Intention to declare Dividend

 $(\eta \eta \eta_{i})$

your debt are mentioned in the insolvent's schedule, but you have not yet proved A (a) dividend is intended to be declared in the above matter nox

and betad. brishivith and mort behaloxe ellim uny el day of If you do not prove your debt by the

G H, Official Assignee

qυλ

 $X X \circ \mathbf{I}$

(sesibbA)

(a) Insert here " first " or " second " or " final " or as the case may be

No 82

Motice of Dividend

(SlitT)

(Please bring this Dividend Notice with you)

m the Re To bashrvid

6T

(assubbA)

Ощсе, аз вроуе, оп received at the Rupee has been declared in this matter, and that the same may be Мочисе за ћегеру grven that a dividend of u Date

or on any subsequent регмест гре 10

not attend personally you must fill up and sign the subjouned forms of with any bills of exchange or other securities held by you, and if you do Upon applying for payment, this notice must be produced entire, together to swort

vered to the bearer receipt and authority, when a cheque payable to your order will be deli-

(Signed) (Official Assignee)

bills or other securities held by you must be produced Note.—On application for the dividend this notice must be produced entire, and the

KECEILL

6I

q bas

claim against this estate in respect of the

being the amount payable to the sum of Rs Received of

m the Re on dayadend of

Creditor's Signature

 $\mathbf{R}^{\mathbf{g}}$

829

Presidency Towns EUALOTHENTS APPLYING TO BOLIBAY

УТІЯОНТОА

ζπς

Please dehver to Liseate the name of the person who is to receive the

cheque or the words " me by post" it you

cheque for the dividend payable to

Creditor's Signature

m this matter

88 oN

Notice to Persons claiming to be Creditors of Intention to declare Final

 (\mathfrak{InT})

Take notice that a final dividend is intended to be declared in the above matter and that if you do not establish your claim to the satisfaction of the Court on or before the day of 19, or such later day as the Court may fix, your claim will be expanged, and I shall proceed to make a final dividend, without regard to such claim

on You of the Assigned Assigned Assigned

Dated this

(Address)

X X OL

Dated this

48 oN

Notice to Creditor of Intention to Pay Composition

 (n_{I})

the above matter

Your name is meluded in the list of creditors in the Insolvent's schedule, but you have not yet proved your debt

6I

day of

The last day for receiving proofs is the

day of

Official Assignee

61

08 oN decision solvent under section 60

(2nT)

Lo A B

Take notice that I intend to apply to this Comt on the 19, at 20 of 10 of 20 o

-III 30A ,6061 } LOCAL RULES AND ORDERS UNDER

to the Official Assignee for the benefit of the creditors under your Insol-

6T day of Dated thus $_{\Delta GDG}$

6 H, Official Assignee

,08 oV

Order setting aside Pay, Salary, etc, under section 60 (1)

 (η_{I}, η_{I})

accordingly of the (here meert pay or salary) shall be paid to the Official Assignee Court shall make order to the contrary, it is ordered, that such portion day of and be confined until this due after the 61 such payment ought to be made out of the first moneys which shall be may be applied in payment of the debts of the said Insolvent, and that paid to the Official Assignee during the Insolvency, in order that the same monthly sum of Rs , portion of the said pay (or salary), ought to be of the Insolvent), it appears to the Court just and reasonable that the of the Official Assignee of the estate of the Insolvent (or O D, a creditor , and whereas upon the application psy (or salary) of Ra state what the Insolvent is), and as such is in the enjoyment of the monthly Whereas it appears to the Court that the said Insolvent is (or here

day of 61 Dated thus

Chief Clerk By the Court, 18 oN

Order setting aside Salary or Income, etc , under section 60 (2)

(2717.T.)

is in the receipt of (or entitled to) a salary (or income) of about its Whereas it having been made to appear to this Court that the Insolvent

, and be continued monthly (or quarterly) said insolvent and that the first of such payments ought to be made on the in order that the same may be applied in payment of the debts of the receives his salary or income), to the Official Assignee during the Insolvency, Dy morthly (or quarterly) payment (according as the Insolvent portion of the said salary (or income), ought to be paid by the insolvent to the Court just and reasonable that the monthly sum of Rs of the estate of the Insolvent, and upon hearing the insolvent, it appears is received) And whereas upon the application of the Official Assignee , as there set forth the circumstances under which the salary or income

· -losn at to to biasatots rangem m said sum shall be paid by until this Court shall make order to the contrary it is ordered that the

day of Dated this vent's said salary (or income)

Chief Clerk By the Court,

6T

Marca or azizinal zizirinzi (2721607) (2721607)

Zo 88

parajosul to roldal plated by the nois embl

 $(\eta n_{\rm L})$

In the matter of 1-B of and in a do her by admit that I am indebt-I, the mider rand M. V. A. do her by admit that I am indebtof to the aid in obeing in the sum of B. A. non the bilance of account between the aid in obent

er to reb and band

И Г

Minne (1 d) (h, { (h, }), 10

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65 01

ge noups reput top field of reput

(mJ)

I pon to this the examination of A taken this day, and signed and all of the cannot always be trung and upon taking exidence and earlied by him and upon taking exidence and and the court is attend that the subdeed to the adding of the sum of Rs or the balance of accounts between him and the hi obsent, and it is ordered that the said A h do pay to the Otheral As ignee of the extree of the insolvent, in full diagrams of the sum, the sum of Rs is forthwith (or if other and charge of the sum, the sum of Rs is forthwith (or if other and always of payment), and do intilier pay to the said other lates and always of the sum of Rs is for costs

el lo rab cult bon (l

B) the Court, Click

,00 oX

Scarch Warrant

 $(\eta \eta_{L})$

Mixees by exidence duly taken upon oath at hid been made to appear to the Court that there as reason to suspect and believe that property of the said insolvents concealed in the house (or other place, describing at, as the case may be) of one X if, of x in the order may be) of one x if not belonging to the said insolvent of such house (or place) not belonging to the said insolvent. These are therefore to require a on to enter in the day-time into the house (or other place describing at) of the said X is sain its the house (or other place describing at) of the said X is sain its the

property of the said insolvent shall be there found by you on such search, not the said property, and if any honerty of the said models.

61

that you seize the sume, to be disposed of and dealt with according to the pressions of the Act

to inb

End this

Chref Clerk

To the X Y Officer of this Court and his assistants

Ko 91

singled for more ?!

(ηn_{I})

Whereas on the and lusolvent—These are therefore to require no forth all modes of the said lusolvent—These are therefore to require you forthwith to enter into and upon the house and houses, and other premises of the said insolvent, and also in all other place and places belonging to the said insolvent where any of his goods and money are, or are reported to be, and there seize all the ready money, jewels, plate, household stuff, goods, increhindise, books of account, and all other things whatever belonging to the said insolvent, except his incressing the first and all other places.

And that which you shall so seize you shall safely detuin and keep in your possession antil you shall receive other orders in writing for the distribution the Official Assignee, and in case of resistance or of not a thereof from the Official Assignee, and other any premises belonging to the said debtor where any of his goods are or are suspected to be, you to the said debtor where any of his goods are or are suspected to be, you said debtor where any of his goods are or are suspected to be, you said debtor where any of his goods are or are suspected to be, you said debtor where any of his saine to be broken open for the better

Jo Arp

בא כוונוטוו סן נוווא א וגעוווון

Direct this

Charl Charl

GI

(but that there is probable reason for behaving that the said $A \cdot B$ is about to rainore his goods with a view of preventing or delaying such goods being taken possession of by the Otheral Issignee of the catate of the hand to concern, or that there is probable reason for behaving that the said $A \cdot B$ in about, or that the reason to be desired in goods or some of them, which or his books, documents, or writings, or some or one of them, may be books, documents, or writings, or some or one of them, may be of in a to the existence in the content of the line beard of it at the case of the content in the content of the line of the said $A \cdot B \cdot B$.

(Or where is, by exidence taken upon oath, it huth been made to appear to the satisfaction of this Court that the said 1. B has removed cortain of his goods and chattels in his possession, above the value of Ruppees face such out the leave of the Otheral Issignes, that is to say) (here decrete the quests or chattels)

off of the contraction of the co

et to git suft but

By the Court, Chief Clerk Ze 63

ge notice of an enormal

(Jul)

to of the part of the court of holden at 20 and 10 the Court of holden at 20 and 10 the court of 10 at 10 clock in the 100m, and the and there to have and the part expected in the 2002 i

Hereof if you ful histing no liwful impediment to be then under his my to the Court, and illowed by it, the Court may by warrant exhibited by the court may by warrant exhibited by the for examination

et to ab entrond

Chief Clerk

Court may order

^{*}Sine any purionlar documents required, e.g., all ledgers and bools of occount, myones statement of occur, builders books, purers and documents of occur, hind in my manner relating to your decidings and trinsactions with 1 B, an insolvent, touching a debt alleged to be due by you to the said insolvent's estate amounting to the sum of its

Note — this summons is issued on the application of the Olicial Assignee (or 1.8, a stated to be due by south this sum of the sum of the sum of the sum of the celete, be paid to Olicial Assignee, at oner belone the day of the summons will be discharged

16 on

Person Application by Official Assignee for committal of Insolvent or other

I, the Official Assignee of the estate of the said Insolvent (or as the case (2)11<u>L</u>)

set forth in the annexed affidavit of this Court against the said insolvent (or L. M., may be), do apply to this Court for an order of committal for contempt

day of

under section 33 Affidant in support of Application for committal of Insolvent for Confempl

g6 on

6I

 (η_{I})

(1) That the said Insolvent did attend at a meeting of his creditors held I, C II, the Ofheral Assignee of the estate of the said Insolvent, make

(or his creditors), the submitting to examination deing a duty imposed to submit to be examined at such meeting in respect of his property gu ' 61

nait on me at my office on the day of (1) That the said Insolvent did wilfully fail to attend a meeting of his

That the said Insolvent has wilfully failed to execute (here referreding of such meeting (or warting on me) being a duty imposed day of

gred when required by me being a duty imposed upon him by the thirtydescribe the deed, etc., that he has furled to exceute), the execution of such

28 '

G H, Official Assignee

) on the ground

, and wilfully refused

) the

01 10)

61

When that 2 (That the said Insolvent was on the county served, by leaving a same continuation of rough of which is hereunts annexed, by leaving the said the said.

the same at his usual place of residence requiring him to attend the said

day of

(457, 9पी के 1011552 विक. तेरही)

1 10)

nbon prim by the Act

ereditors held on the

apon frim by the Act

orth and say -

Dated this

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nolls.

Paper

which notice was duly served upon him on the day of the and property by notice, a copy of which is hereunto annexed, and in his possession of control, he having deen required by me to deliver up amongst his creditors under the Act, and which said property was (or is) (here state the property he has failed to deliver up), which property is divisible That the said Insolvent has falled to deliver up possession of

 $H \mathcal{D}$

H \mathfrak{D}

Sworn at, eto

96 ON

Affidant of Official Assignee under Section 58 (5)

(app.J.)

, hath in his possession That I beheve that L M, of Insolvent, make oath and say -I, G H, the Official Assignee of the property of the said A B, I

securities) that is to say (here set out and describe the particular moneys and Insolvent) certain moneys (and securities) belonging to the Insolvent, or power as (here set out the capacity in which the person stands to the

, I posted another letter day of and that on the to the said L M addressed to him at ' celling upon him to, etc, , posted a letter the same (or That I, on the day of rities, and that he did not then, nor has he since paid or delivered to me ally to the said L . It to pay and deliver to me the said moneys and secu-19 , I did apply personday of That on the

That I firmly believe that the said L M is not entitled by law to deliver the same) by which I again called upon him to, etc, and that he failed to pay and

me as the Official Assignee of the property of the Insolvent retain such moneys (and securities) as against the insolvent or against

26 ON

Notice of Application for Committal under Section 30 (2)

 (∂m_L)

O.T.

Sworn at, etc

apply to this o'clock in the пооп , will on the day of

38 ' 6I Take notice that O D, of

-III 10A ,6061 } TOCYT EATES VAD ORDERS ANDER

to show cause why an order for your committal should not be made are required to attend the Court on such day at the hour before stated (here set out order) And further take notice that you you having disobeyed the order of this Court made on the Court for an order for your committal to prison for contempt of this Court,

6I

day of

Dated this

Chief Clerk.

86 °N

Order of Committal under Section 30 (2)

 $(\mathfrak{pp}_{\mathcal{I}})$

insert prison) for the said contempt said order, it is ordered that the said A B do stand committed to (here has been guilty of a contempt of this Court by his disobedience of the affidavit of (enter evidence), the Court deing of opinion that the said A B of person by whom the order was served on A B) and upon reading the does not appear) reading the affidavit of (here insert name and description , and upon hearing A B (or, as the case may de), (or if he (here recite the order) Now, upon the application of O D, 61 Whereas by an order of this Court made on the

6T day of Dated this

Chief Clerk By the Court, 66 °N

Notice of Application for Committal under Section 55

(Jule)

To the said A B, Insolvent

that you are required to attend the Court on such day at the hour before Act (here set out the duty he has farled to perform) And further take notice perform the duty imposed on you by the thirty-third section of the said committed to prison for contempt of this Court, you having failed to noon, apply to this Court for an order for your о сроск и тре day of vent will on the Take notice that the Official Assignee of the property of the said Insol-

6T to yab Dated this made stated to show cause why an order for your committal should not be

001 ON

Ashdavit of Person interested in a Composition for Committal

 (\mathfrak{III})

make oath and say — In the matter of a composition made by A B, of

to MA i

Chief Clerk.

Conorlosal Presidency Towns? F/ICLNF713 VEEF/1/G TO BONBAY

ordered to (here set out the order) jo vip 61 nas by an order of this Court made on the 10 Thut

has failed to obey such order That the and That a copy of the said order was dall served on the said

Snorn it, etc

IV A

No 101

(c) So nother status for Committed under Section 56

(JnJ.)

Do (here insert mame, address and description of the persons to whom the

Take notice that the Official Assignee of the property of the said msol-(jure of of exact)

19 ' gi rent will on the

to attend the Court on such day at the hour before stated to show cause And intiler take notice that you are required (snjunors puv banker, etc.), that is to say (here set out and describe the particular moneys medicate my our poesession or ponerus (here state whether as treasurer, bed and deliver to him certain moneys (and securities) belonging to the committel to prison for a contempt of this Court, you having failed to noon, apply to this Court for an order for your o'clock in the

to tab hy an order for your committal should not be made

Chief Clerk

Order of Committal under Section 33 No 105

Dated this

 $(\eta n_{\mathcal{I}})$

(here follow the notice), it is ordered that the said insolvent do stand vent has been guilty of a contempt of this Court by having failed to the affidavit of (enter evidence), the Court being of opinion that the Insolperson by whom the notice to show cause uas served), and upon reading to notificating the affidavit to the insert name and description of Insolvent, and upon hearing the Insolvent (or if he does not appear) Upon the application of the Official Assignee of the property of the

61 lo (ab Dated thus committed to (here meet prison) for his said contempt

Ву the Court,

Chief Clerk

No 103

Order of Committal under Section 58 (5)

Upon the application of the Official Assignee of the property of the lineolieut, and upon hearing L M (or if L M does not appear) and reading

and that the said L M do stand committed to (here insert prison) for the Official Assignee certain moneys and securities (here follow the notice), contempt of this Court by having failed to pay and deliver to the said evidence), the Court deing of opinion that L M has deen guilty of a the notice to show cause uas seried and upon reading the affidavit of lenter the affidant of (here insert name and description of person by whom

Dated this said contempt

By the Court,

Chief Clerk

foi on

day of

Marrant of Committal for Contempt

 $(2\eta\eta_{\mathbb{Z}})$

To X Y, officer of this Court, and to the governor or keeper of the

Whereas by an order of this Court bearing date the day of (here insert the prison)

, it was ordered that the said debtor (or L M., of

6I

in your custody until such time as this Court shall order, and you the to receive the said A B, and him safely to keep in the said prison and keeper of the above-named prison, and you the said governor or keeper the said A B (or L M) and to deliver him to the governor or These are therefore to require you the said X Y and others, to take should stand committed for contempt of this Court

all times n hen the Court shall so direct, produce the said A B before the said governor or keeper shall, while the said A B is in your custody, at

6I

Court

Dated this

By the Court,

Chief Clerk

gol on

Warrant to apprehend a Person summoned under Section 36

 $(J_{1}(I_{0}))$

To X Y and his assistants of this Court

day of

19 , as hath been proved day of wis afternards on the at this Court, to be examined, and which said summons or subposing o'clock in the ցո 'յությու he was required personally to be and appear on the day of 4 to M. A of 10) to A h bias off of before han, el Where is by summons or subpoens dated the

 $sum\,nus$ tendered him for his expenses -And whereas the said aldanossor a bua, nhou outh, duly served upon the and

Dated this

Dated this

m order to his being examined as aforesaid, and for your so and bring him before this Court on the to Yab the said whom this narrant is directed, immediately upon receipt hereof, to take are therefore to will, require, and authouse you and every of you to subpæna he was required, but therem has wholly made default by this Court, hath not appeared before me as by the said summons or having no all impediment made known to or allowed

doing this shall be your sufficient warrant

to yab

By the Court,

Chief Clerk

901 ON

Order for Discharge from Oustody on Contempt

61

(app.T)

of his custody, as to the said contempt or keeper of (here insert name of prison) do discharge the said A B our), it is ordered that the governor Assignee (or C D of and has paid the costs occasioned thereby, and upon hearing the Official showing that he has cleared (or is desirous of clearing) his contempt, trabilia eid yandast noqu bua, El day of n ho was committed to prison for contempt by order of this Court, dated a k rot Upon application made this day of

By the Court,

Chref Clerk

.701 oN

61

Order for Production of Person in Prison for Examination defore Court

 $(\mathfrak{J}_{\mathcal{H}})$

said prison to be there safely kept pursuant to the said order eximination before the Court and afternards to be taken back to the οπ της before the Court at to inb of (insert name of preson) do eause the said A B to be brought in custody eanimination before this Court, it is ordered that the governor or keeper for contempt by order of this Court dated the to (ab for an order for the production of A B, nho nas committed to prison Upon application made this by (applicant) day of

day of 61 Unted this

day of

Chief Clerk By the Court

689

801 oN

Order to Presidency Postmaster under Section 35

 (\mathfrak{III})

by the Official Assignee to the Presidency Postmaster, or officers acting direct), and that a sealed duplicate of this order be forthwith transmitted (or otherwise as the Court may him to the said Official Assignee at sent, or delivered by the Presidency Postmaster or officers acting under and his firm at (here insert the full address or addresses) shall be redirected, parcels and money orders directed or addressed to the said Insolvent (here insert the date) all post letters, whether registered or unregistered, above insolvent, it is ordered that for a period of three months from Upon the application of the Official Assignee of the property of the

under him

Dated thus

Chief Clerk By the Court, 60I ON

61

day of

Memorandum of Advertisement or Gazetting

(Fille)

		}	
Nature of Order, &c	Date of Filing	Date of Issue	Name of Paper

(pigned)

Chief Clerk

No 110

Certificate of the Official Assignee to amend Insolvent's Schedule

OFFICIAL ASSIGNEE'S OFFICE.

	oT
Вотрау	В•

Тие Сьевк,

Sur,—I have no objection to the following amendment being made Insolvent Court, Bombay

by the Insolvent

Official Assignee Your truly,

-1 1910, Act 1-

Hees to be levied by the Sheriff

The fees to be levied by the Sheriff shall be regulated, so far as they refer to the Presidency-Towns Insolvency Act and the Rules made under the table of fees sanctioned under Government Notification No 4758, dated 28th June 1897, and published at page 317 of the Rules and Forms of the High Court of Bonibay, 1909

Fees to be levred by the Official Assignee

0	100	• pəəzsə
Ŭ	0.1	execution, provided that such fee in the whole shall never
		of the purchase money payable by the party requiring such
		large, a fee at the rate of 12 as per cent upon the amount
		money is received by him for the denest of the creditors at
		of immoveable property, when no portion of the purchase
		For the execution by the Official Assignee of any conveyance
0	οī	party
U	O L	his office by order of such Court or at the request of any
		any Court other than the High Court of papers from
		Hor every transmission by post or by messenger to
0	10	pe charged
U	υı	such reasonable expenses as may be actually meurred shall
		request of any party At a Criminal Court no fee but only
		with papers from his office by order of such Court or at the
		For every attendance at any Court other than the High Court
^	01	hour hour
0	Οt	Court and for reporting thereon to the Court for less than an
		For investigation of accounts and other matters referred by the
_	0.7	employed thereon
0	91	Court and for reporting thereon to the Court, for each hour
		For investigation of accounts and other matters referred by the
^	-	request of a party
0	2	papers from his office by order of the Court or a Judge or at the
		For every attendance in the Court or a Judge at Chambers with
_		party
0	E	
		For every attendance before the High Court with books or papers from his office by order of the Court or at the request of any
_	•	Hor every attendance before the High Court with books or minors
0	8	curtises from Insolvent's books of account
	_	For producing in the Translator's Office for translation
Ç	0	accounts, per folio
	_	For office copies of all proceedings, papers, letters and
0	I	second pooks of papers
	_	For each inspection in his office of office records or insolvent's
0	Ī	For each search in his office in answer to inquiry
0	I	For each copy vesting order
0	I	For every certificate
В	$\mathbf{R}_{\mathbf{S}}$	

T79

RULLS AND ORDERS UNDER ACT I OF 1910

BBE22

BROCCHE IZEO MILEIZH IZDIZ EO BE FORW ZEDED VITOLATIAG OFFICERS TO WHOM COPILS OF MENSIARPRIS, FTO,

(a) Vern No 1931, J. D., 26th Feb 1920, B. G., 1920, Pt. I., p. 611.

future be forn reled to the following officers, namely -Buttel India which have been definited under the said section shall in new pripers, books or other documents found in prichages brought into her, I of 1910, the Governor in Council is pleased to direct that copies of In exert o of the powers conferred by section 13 of the Indian Press

Probige detained at Bomby, to the Commissioner of Police,

रा वृषाल्ह्य

Pichiges detunced it Aden, to the Political Resident, Aden Preliges detuned at Kurich, to the Commesioner in Sind

the entriction for antiene dependence 12 14D COLDS OF STREETING BEGINED TO BE DELIVERED O LOI CLIZE OLD ICERS TO WHOM APPICES DEPOSED UNDER SECTION

No 1509, † J. D., 12th Mar 1915 and thy Voles Vo 1162, * J D, 18th Feb 1915, and you yo dod't in how ker tolo' is a tolo' but i'b 500 as

1910 (Lof 1910), the Governor in Council is pleased to direct as In exercise of the powers conferred by the Indian Press Act,

of Police, Criminal Investigation Depirtment, Bombay, or in Smd to 15 of the and bet shall be delivered to the Deputy Inspector General (a) Itheles detained in conres of transmission by post under section.

to be delivered free of expense to Government shall be delivered by the (b) The copies of new-p specs required by section 16 of the said Act the Commission once in Sind,

or in Sind to the Commissioner in Sind at the Commissioner's Office, penaters to the Oriental Trinslitor to Government at the Secretariat,

прилим

61 C d 'I 14 Noth No 218, High Court, 11th Apr 1910, B G, 1910, HOFFE OADER THE ACT MADE BY THE HIGH COURT

to make the following rules under section 21 of the Indian Press Act, The Honourible the Chief Instice and the Judges have been pleased

-0161

[•] Cancelled by Sorn So 1911, J. D., 20th Lob 1920 † Clause (a) superfieled by Sorn So 1102, J. D., 15th Fob 1915 which has sub-sequently been emeelled by Sorn So 1911, J. D., 20th Fob 1920 (a) Constraining Sorthead and Annal 1915, and the 18th Pobranty 1915, and So 1799, dated the 12th March 1915, are been cancelled.

Rules under section 21 of the Indian Press Act, 1910

taken in, the High Court of Judicature at Bombay under the Indian 1910, and shall apply to all applications made to, and all proceedings They shall come into operation on the loth day of April These rules may be gited as "The Rules under the Indian Press

Press Act, 1910, hereinafter referred to as "The Act".

applicant signed by the applicant and resified at the foot by the affidavit of the 12, shall be made by the presentation of a petition which shall be Act, to set aside an order of forfeiture under section 4, 6, 9, 11 or Every application to the High Court, under section 17 of the

divided into paragraphs, numbered consecutively, dates and sums paper or other paper similar to it in size and quality, book-wise, and The petition shall be written in the English language on foolscap.

occurring in the petition shall be expressed in figures

" In the High Court of Judicature at Bombay, Original Jurisdiction " The petition shall be headed—

may de " (name or description) book, document or newspaper as the case instituted "In the matter of the (name, if any) printing press or the "In its Special Bench consisted under Act I of 1910" and shall be

copy of the notice of forfeiture under section 4, 6, 9, 11 or 12 of the Act, documents or copies thereof in proof of such interest together with a property in respect of which the order of forfeiture has been made and all The petition shall state n hat the interest of the applicant is in the

The petition shall state the ground or grounds on n dich it is sought as the case may be, shall be annexed as exhibits to the petition

to set aside the order of forfeiture

All vernacular documents annexed as exhibits to the petition and

admissibility in evidence of the documents and the translations annexed so that no question may arise as to the accuracy of the translations or the evidence, shall be translated into English by an Official Translator, all Vernacular documents relied on by the applicant and intended to be in

to them by reason of defects in such translations

the application a Special Bench and appoint a day for the hearing and determination of translations shall be presented to the Chief Justice, nho will constitute it any, together with a copy of such petition and exhibits with The petition with exhibits annexed thereto and their translations,

Notice in writing of the day appointed for the hearing and determin-

shall accompany such notice and exhibits with translations, if any, in the last preceding rule mentioned, Secretary to the Government of Bombay, and the copy of the petition ation of the application, shall be given by the Prothonotary to the Chief

prescribed by the rules for the preparation of paper books in appeals from annexed thereto with translations, shall be prepared in the manner Printed paper books containing the petition and all exhibits

Provided by the Civil Procedure Code and the rules and forms of thus

the manner of th Oses shall be taled as in a miscellaneous civil proceeding

Every such petation shall be heard and determined by a Full Bench Government Pleader and one for each of the Judges bound together in paper books, one for the applicant, one for the

and to cover the estimated cost of copies and translations to the configurations of the configuration of the confi with translations estimization and accompanies of the petition and summer to companies the sum of the petition and the petition of a sum of the petition dans. Such notice shall be given after deposit of a sum Maria of the diate of hearing shall be given to the Commissioner of the marrane for marrane and the same form the commissioner of the commissioner

(a) affidavit and other documents in proof of the petitioner's interest, of foreferture

forfested and the grounds on which it is sought to set aside the order The property of the applicant in the property of the applicant in the property of the applicant in the property of the applicant in a few orders of the applicant in a share of the feating of the property of the Printing Press " or "the matter of the Book, Document or the Press of the Book, Document or the Press " or "the matter of the Book, Document or the Press " or "the matter of the annihing the case may be seen to the case may be seen the properties of the case in the properties of the case in the properties of the case may be seen the properties of the case of the properties of the properties of the case of the properties of the propertie

sioner, High Court Jurisdiction, and shall be entitled "In the matter or attended to the first Jurisdiction," and shall be entitled and the matter or attended to the first Jurisdiction of the part of the matter of the first Jurisdiction of the first Ju The petition shall be headed "In the Court of the Judicial Commisbi Order VI, Rule II, Civil Procedure Code

applicant and verified in the manner provided for verification of pleadings

mider sections, 1, 6, 9, 11 or 12 shall be made by petition signed by the Application, under section IT, to set aside an order of forfeiture ollowing rules under section 21 of the Indian Press Act, I of 1910 of the Indian Brusseller The Court of the Judicial Commissioner of Sind is pleased to make the , 7191, B 2, 7191 ylu L dirg, ramod lbu L, 5701-1. ov abox

CONNISSIONER OF SIND

RULES UNDER THE ACT NADE BY THE JUDICIAL

tions under the Act

applicable to the execution of orders passed by the High Court on applicaof this Court relating to execution of decrees and orders shall be The provisions of the Code of Civil Procedure and the rules and of thus Court in its Original Jurisdiction

md proceedings shill be tized, nien so directed, by the Tazing Officer proceedings thereon, and costs payable in respect of such applications June doctions under the hope of the applications under the Act and and of plus told of the and of and of the applications and of the and of the applications are also of the applications. The tible of fees non in force in this Court in its Original Civil bunted

but the Prothonot my, when necessary, direct a large number to be There shall be ordinarily printed 15 copies of the paper book, nother application

cant at least one neek before the day fixed for the hearing and determin-

the High Court, and shall be debrered to the Prothonotary, by the appli-Press]

RULES UNDER ACT II OF 1910

PAPER CURRENCY

THE CURRENOY NOTES (REFUND) RULES, 1921

1931' B G ' 1931' L I I' b 3133 republished in Goll Noin No S I 20, F D, 29th Nov G of I, Finance Dept, Noin No 3201 F, 24th Nov 1921,

imperfect currency notes may be refunded conditions and lumitations under which the value of lost, mutilated, or pleased to make the following rules preseribing the circumstances, Currency Act, 1910 (II of 1910), the Governor General in Council is In exercise of the powers conferred by section 29 of the Indian Paper

Short title These rules may be called "the Currency

in these rules unless there is anything Motes (Rolund) Rules, 1921 "

(a), Altered note" means a note in which an, altertion has been repugnant in the subject or context -Dogustions

respect niade in the number, date, signature or value, or in any other

(d) " Controller" means Controller of the Currency

ottice of issue (c) 'Currency Officer" means the officer in immediate charge of an

(c), Half note "means a half of a note which has been divided (d) "Deputy Controller" means a Deputy Controller of the Currency

vertically through or near the centro

joining of half of one note to half of another note (1), prematered noto "means an unporfeet note formed by the

(a), Intilated note "incans a note, of which a portion is inssing

par goes not include a half note

(t), namper "includes the number and letters of the series to (γ), χορο ,, ιπουπε π οπικοπολ πορο

(1) Claims in respect of notes, of which the denomination note, of wluch a portion lina become or lina been rendered indeciphterable Obliterated note!" meanisa note, not being a inutilated or altered which the note belongs

to the currency officer in charge of the Calcutta general protessions Pragitation of claims, does not exceed ten rupees, shall be presented

Provided thatoffice of issue

(11) chains in respect of notes of the denominations of the and ten and shall be dealt with at the office of issue at which they are presented, rupee and enound a half rupees may be presented at any office of 153110 (1) claims in respect of initilated notes of the denominations of our

(2) Chains in respect of notes, of which the denomination exceeds ten the othee from which the notes were originally issued rupces issued prior to July 1919 shall be presented and dealt with at

rapees, shall be presented to the currency officer in charge of the office

of issue, to nluch such note appears to belong

presented under these rules note to the presenter and refer him to the officer to whom it should be nuthorised to entertain it under these rules, such officer shall return the (3) When a claim has been presented to a currency officer, who is not

time n her it might first have deen made by him, de shall not entertain by the claimant within twelve months of the under these rules, that such claim was not made Limitation in respect If it appears to the currency officer, to whom a claim is presented

(1) No claim in respect of a note alleged to have been lost or wholly such claim unless authorised to do so by the Deputy Controller

nation of such note exceeded ten rupees of value destroyed shall be entertained unless the denomitannitation in respect

note, is pirt of a note of which the denomination exceeded two and a unless such half note, or one of the half notes comprising the mematched (2) No el um un respect of a half or mematched note shall be entertained

Power to diapose of b All claims under these rules shall be dealt pop in bes

- 71 ու էևջ քօկօտուց ուռուցը, ոռուշի claims.

enquiry to the Deputy Controller, to nhom he is subordinate, and such elam na presented and such officer shall submit the results of his (a) An enquiry shall be held by the eurrency officer to whom the

provided that, with the previous consent of the Controller, the rules disposing of the claim Deputy Controller shall thereupon pass orders in accordance with these

limithe poner to pass orders disposing of claims or classes of claims Deputy Controller may delegate to any eurrency officer subordinate to

otheer, to comply with such requisition within three months, such and the elaimant fails, without reasonable cruse in the opinion of such claimant to furnish him nith any information relating to the claim If in the course of an enquiry the enquiring officer requires the ariving otherwise than in respect of lost or wholly destroyed notes

Claims to the raine of a mutilated note of a denounnation not officer may reject the claim

officer elearly more than half of the note, and portion presented is in the opinion of the enquiring exceeding ten rupees shall be rejected, unless the

unless the number of the note is identified on it

esooding ton inpooses. σ σου ο υπι υ σ τιου υος Olams to the value to the value of inutialities of

unless the enquiring officer is satisfied that each portion is part of provided that, if the note has been joined, the claim shall be rejected by the enquiring officer

Claims to the value of a mutilated note of a denomination exceeding the same note

note on examination is identified with to the claimant, excepting when the number of, stamped with the prescribed stamp and returned ten rupees shall be rejected and the note shall be

ten rupeca donomination exceeding Claims in respect of mutilated notes of a

under rule 8 or 12 is hable to be rejected denomination than two and a half rupees in respect of which a claim made be made in respect of a hulf of a imanatched note which is not of a higher (6) Notwitistanding anything contained in this rule no payment shall

note shall be rejected unless the enquiring officer Claims in respect of an obliterated or altered note or half

not been fraudulently altered so as to appear half note and that the note or half note has 15 satisfied as to the identity of such note or

notes or half notes obliterated or altered Claims in respect of

to be of a lugher denomination

(1) Claims to the full value— £I

the note troged for full rains of Enquiry into claims, in respect of half notes, or notes lost or n'hully des

pt them

(a) of a note of n hich half only is presented by the claimant, or

the police or postal unthorities of the result of the enquiry, if any, held or of the note, as the case may be, and by a statement obtained from of the circumstances attending the loss or destruction of the missing half the list lantul holder of the entire note and containing a full description =0 directs, by an affidarit, made by the claimant to the effect that he was shill be accompanied by a signed statement, or if the enquiring officer (b) of a note which is alleged to have been lost or wholly destroyed,

the record to the Deputy Controller for orders, together with ms opimon emponered under the proviso to rule δ (a) to dispose of the case, submit further enquire, if any, as he may consider necessary, shall unless he is the statements furnished and affidavit, if any, and after making such (2) On receipt of such claim, the enquiring officer, after considering

as to the results of the enquiry

officer, if canpon eredunder the proviso to rule δ FIJOU record from the enquiring officer, or the enquiring full roluc, based on half Orders on claims to (1) (a) the Deputy Controller on receipt of the If the enginry has been made in respect of a claim under rule 13

(a), may pass orders—

(a) rejecting the claim, or

(c) ordering that, unless a subsequent claim in respect of the same (b) ordering the claim to be paid at once, or

period, which shall ordinarily be not less than six months from the note is successful in the meantime, the claim be paid on expuration of a

date of the order

agnop ut to pass such order considers that the facts relating to the claim are not passed for immediate payment of the claim unless the officer empowered Government servant acting in his official capacity, no order shall be provided that, if the claim is made by any person other than a

case may de, when making an order for payment either at once or at the provided further that the Deputy Controller or enquiring officer, as the

set out m Schedules I, II, III or IV, as the case may be, and the value of the stamp on any such bond shall be recovered from the person elecuting the same

17 Save as otherwise provided in rules 8 and 10, notes presented in II.

Rotention of notes presention of a claim will be retained by Governament in prosecution of ment, whatever be the decision on the claim a claim,

18 Where, as the result of a decision on a claim under these rules, the value of any note is pay-value of notes to be able to the claimant, and such claimant, or, if

Value of notes to be able to the clamant, and such clamant, or, if such cramient is dead, his legal representative in certain cases,

cannot be found, or where within a period of three months from the communication to him of the decision the claimant, or, if such claimant is dead, his legal representative, takes no steps to receive payment, the amount payable to him shall be credited to Government

Зснериле I

Form of Bond with sureties to be executed under the proviso to Rule

II auudano2

Form of Bond nithout sureties to be executed under the proviso to Rule $14\ (c)$

III алиданоВ

Form of Bond with sureties to be executed under Rule 15 (4).

SOREDULE IV

Form of Bond without sureties to be executed under Rule 15 (4)

SCHEDULE I

Half Noie Bond with surcines

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ALL MEN by these Presents that we	MON	* X

severally held and firmly bound unto the Secretary of State for India in Council (heremafter called the Secretary of State) in the sum of Ra

are lountly and

^{*} Principal's name in full and address and occupation.
† Fir t Surety's name in full and address and occupation.
† Second Surety's name in full and address and occupation.

has applied to the said torrency Officer for the Circle and Notes. AND WHEREAS the said Currency Officer for and on behalf of the condition of the Secretary of State has acceded to the said application of the said the said to said the said to sa				in the present
puredyes our heire executors administrators and representatives jointly in the grantent veil and truly to be made we hereby bund and every two of us bind ourselves our heirs ex cutors administrators and representatives as everally finally by these made very two of us bind ourselves our heirs ex cutors administrator in the Chiristan year one thousand mae hundred and with our scale this content year one thousand mae hundred and the choice of the boyes out the choice of the balay. MHEREAS the above bounden * AND WHEREAS the above bounden * AND WHEREAS the body of the balay of the following Currency of the choice of the body of the choice of the balay of the choice of the balay of the choice of the balay of the choice of the body of the choice	**	реароле-папед— —рэшин-эvода	ed and dehvered by t	Signed seal
or aesigns for which payment well and truly to be made we hereby bing und every two of us bind ourselves our heres as centerer administrators and representatives our heres as cuttors administrators and representatives our heres as cuttors administrator in the Chiretain year one thousand minc hundred and and the chire the lawful holder of the buly. WHEREAS the above bounden ** and that the other halves before the buly. AND WHEREAS the above bounden ** ** ** ** ** ** ** ** ** **	ame al and Sureties.	ll Second Burety's n I Kames of Princip	गठमार १,८ महमार	‡ Princlpal's § First Burety
or aesigns for which payment well and truly to be made we hereby bing und every two of us bind ourselves our heres as centerer administrators and representatives our heres as cuttors administrators and representatives our heres as cuttors administrator in the Chiretain year one thousand minc hundred and and the chire the lawful holder of the buly. WHEREAS the above bounden ** and that the other halves before the buly. AND WHEREAS the above bounden ** ** ** ** ** ** ** ** ** **			Toree and virtue	त्राता । । । । । ।
ourselves our heirs executors administrators and representatives jointly and every two of us bind ourselves our heirs executors administrators and representatives jointly and each of us binds hunself his heir executors administrators and representatives severally fituily by these presents scaled with our scale this time. The Christian year one thousand nine hundred and with the above bounden * WHEREAS the above bounden * MHEREAS the above bounden * Lote halves of the following Currency and that the same had that the other halves before the halves to have the being the conference. * Principal's name * Principal's	aid application on suid application of sufficient burcties of the courte buch in the event of the ing at the event of the ing at the event of the ing at the event of the courte suid at the event of the ing at the event of the courte suid at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the ing at the event of the	to the toth and the part of the said th	Secretary of State. he said; have accordingly as such condition a such condition a such condition a such condition a such condition as the checken and the current of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the Current coller of the collector of the collect	Governor Genbehalf of the condition of the executing bure and houndender administrator the above-me being at any was not entirect or was not entirect or was not entirect.
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^{\$} Principal's name.

a and cocupation First Surety's name	(1) Claimant's name (2) Chamant's vitness (2) Principal's name in full and address and occupation an full and address and occupation (4) Second Surety's name in full and add
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Controller of the Currency for the	on dem and in the event of the Deputy
	heira ezcentora administratora or re Secretary of State the above mention
enl Hody and American	the teles above bounden (1)

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have accordingly as such sureties agreed to execute such bond with such condition as hereunder is written. Now the condition of the above-written bond is such that if the above bounden (5)
(*) bas
AND WHEREAS the said Currency Officer for and on behalf of the Governor General of India in Council acting in the premises for and on behalf of the Secretary of State has acceded to the said application on the condition of the said (1) and two sufficient sureties evecuting such Bond as above-written and the said (3)
for payment of the said $\frac{Note}{Notes}$,
And Whereas the said (¹) has applied to the Currency Officer for the Curle at
$\frac{\text{Noto}}{\text{Notes}}$ here said holder of the said $\frac{\text{Note}}{\text{Notes}}$
been wholly destroyed and that at the date of the destruction of the said
Rod
alleges that the following Currency $\frac{Note}{Notes}$ (2)
Whereas the above bounden (1)
severally held and firmly bound unto the Secretary of State for India in Council (hereinafter called the Secretary of State) in the sum of Hamol to be paid to the Secretary of State his certain attorney, successors or assigns for which payment well and truly to be made we hereby bind ourselves our heirs, executors, administrators and executors, administrators and executors, administrators and executors, administrators and representatives jointly and each of us binds himself his heirs, executors, administrators and representatives ascentially firmly by these presentatives sealed with our seals this day of in the Christinese presents sealed with our seals this day of in the Christian year One thousand nine hundred and
LOCAL RULES AND ORDERS UNDER [1910, Act II—

and their heirs executors administrators or representatives shall repay to the Secretary of State the above-mentioned sum of Rs on demand in the event of the Deputy Controller of the Currency for the time being at

was not entitled to receive the above mentioned sum then the above

⁽⁴⁾ Second Surety's name (5) Names of Principal and Sureties

⁽¹⁾ Principal a name (2) Value and number of Note (9) (1) Lital Surety's name

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RULES AND ORDERS UNDER ACT V OF 1910

DONBINE

Noin No G 481, Commer, 2nd Dec 1915, S. G. 1915, Pt. 1, p. 1923.
In evercise of the nowers conferred by Government notifies

In exercise of the powers conferred by Government notification No 9299, dated the 30th August 1915, the Commissioner in Sind is

Signature of Claimant

against their names, the powers conferred and the duties imposed upon the said Act, and to exercise and perform, within the areas specified 1910 (Vol 1910), the following officers to be Vetermary Practitioners under pleased to appoint, under sub-section (1) of section 1 of the Dourine Act,

The Veterinary Officer in charge, Army
Remount Department, Quetta
The Divisional Veterinary Officer, 4th
(Quetta) Division, Quetta ε The Superintendent, Civil Veterinary Department, Sind, Baluchistan and Rajputana Officers Veterinary Practitioners by the said Act, namely —

VEPOINTING INSPECTORS IN SIND

against their names, the powers conferred and the duties imposed upon said Act, and to exercise and perform, within the areas specified Act, 1910 (V of 1910), the following officers to be Inspectors under the pleased to appoint, under sub-section (1) of section 4 of the Dourine In exercise of the powers conferred by Government notification. No 9299, dated the 30th August 1915, the Commissioner in Sind is Noth No G-182, Comm, 2nd Dec 1915, S.G., 1915, Pt. 1, p. 1923

districts All Superintendents of Police Within their respective Arcas Officera Inspectors by the said Act, namely -

Remount Department The Superintendent, Army Remount Department, Quetta
The Deputy Superintendent, Civil
Veterinary Department, Sind
The Veterinary Assistant, Army
Remount Department 7

BOMBYA BRESIDENCE APPOINTING VETERIAARY PRACTITIONERS IN CERTAIN AREAS OF THE

practitioners by the said Act east, the powers conferred and the duties imposed upon veterinary said Act and to exercise and perform, within the areas specified in each appoint the otheers apecified below to be veterinary practitioners under the the Douring Act, 1910 (V of 1910), the Governor in Council is pleased to In electise of the powers conferred by sub-section (1) of section 1 of THOOR IN THEST B' H D' PH Dec 1919, B G' 1919, Pt 1, p 3001

Presidency The Deputy Superintendent, Civil Veterin ity Department, Bombay ध्याञ्चाव bour and Bandra Mun-The Superintendent, Civil Veteri
Bombay City, and Hurdency
dence Arcan Officera

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Presidency The Vetermary Assistants, Subordinate Craft Setermary Department, Bombay 4) I Presidence (1411 Ննարու Երբանանի Յարիդ) egunta-The Actenuary in pectors, Subordinated, Their respective CI - Ուլուսանի Առաևալի Out bur cabulb consigni-! [September of the many standard processors of the many standard from the standard fro 11 71 bunor a riding of 5 unles milia guid ini संक्ष्यां मार्या वर्ष connection and - 11 สิพาสาร วส 4501 connects in which The lumps of the Can-ริแนราจารก min gill out ւտու ու որեր ա tro the art -որդուսնիս ո(և ավե tatallas , aquit the are subtracted to the pile A m' supermitted of Police Thur it pectate chirtop all a late to ment to reading the 2 7 33 73 bunz) ri $\lim_{t\to\infty} \frac{1}{t} = \lim_{t\to\infty} \frac{$ terminy Pricution-्राह्म किस्टर हे न The mercover which 11643

HEVELYG OF APPEALS UNDER THE ACT IN -ECTES FOR THE CONSTITUTION OF COMMITTEES FOR THE

as amended by Noin No G-366, Commr, 12th Aug 1916 Not No G-483, Commt, 2nd Dec 1915, S. G., 1915, Pt. I, p 1923,

- Themen Act, namely specified opposite their names, the powers contexted and the duries under the said Act and to exercise and perform, within the areas elegqe to gareed soft tot essimmen similar to exemple of appeals Act, 1910 (V of 1910), the Commissioner in Sind is pleased to appoint the No 9299, dated the 50th August 1915, under section 11 of the Dourne In exercise of the powers conferred by Government notification

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Within their -29I

sprendz

Amember of the Distract Local Board The Vetermary Inspector (ex-efficio) The Veterinary Practitioner (ex-officio) (015म्0-रऽ) रहत्रेरहारेतेयारि भी रा

The Azzistant or the Deputy Collector

Collector and to smit of smit mort betamion ed or garbaers elderosquest to rebaumes A rame to rame by the Collector Local Board, to be nominated from salaned servant of Government or the | dury 57Пээд⊀ or Taluka Local Board, not being a io

who shall, within a formight of the receipt or an appeal, convene the should be addressed to the Assistant or Deputy Collector of the Division, there is an equality of votes. All appeals under section 12 of the Act elected for the occasion, haring a second of easing rote in all cases where be decided by a majority of votes taken, the Chamman, who shall be Government or of a local body, shall form a quorum. The award shall Three members, one of π hom shall be a person not in the $\exp[i\varphi]$ of

seldenosest bae uer araid made by a Vetermary Practitioner under section 10 of the Act is It shall be the duty of such Committees to decide whether the committee to meet at some convenient place.

Bembay Presidency excluding Sund and Aden

Bombay Presidency, excluding Sind and Aden, namely hearing of appeals from decisions under section 10 of the suid Act in the of make the following rules for the constitution of commutees for the or the Dourne Act, 1910 (V of 1910), the Governor in Council is pleased In exercise of the powers conferred by sub-section (I) of section II 2002 4 I 14 6161 B B ' 214 D c 1319, B G , 1919, Pt I, p 3002

(a) the Collector of the District, - emollot as barringed as follows The Committee for dearing appeals under section 11 of the Act .

233

(b) is Veterinary Praetitioner appointed unider section 4 of the Act

or other Vetermary Practitioner nonunated by hun,

(c) one indian gentleman, not in the employment of Government or of a loc il anthority, to be selected on each occasion by the Collector

of the district.
2. Breez, appeal shall be in writing addressed to the Collector, who on receipt shall fix a date, time and place for the meeting to the

Committee to he ir the appeal in question

S Due notice shall be given to the appellant of such date, time and place, and, if he attends, the Committeeshall hear him and any witnesses

phice, ind, if he attends, the Committeesh ill hear him and any witnesse he in 17 produce in support of his appe il

RULES FOR THE PURPOSES OF CARRING INTO EFFECT THE PROVISIONS

OF THE ACT IN — Province of Sind

Notn No G-181, Commr, 3rd Nov 1916, S. G., 1916, Pt. I, p. 1646
In supersection of his notification No G-181, dated the 2nd December 1915, as intended by his notification No G-211, dated the 7th June 1916, the Commissioner in Sind, in excrete of the powers conferred by Government notification No 9299, dated the 30th August 1915, as pleased to issue the following rules under section 11 of the Dourne Aet, 1910 (V of 1910), for the purposes of eartying into effect the provisions of the said Aet in the Province of Sind, manely —

l The owner or the person in charge of a horse which he believes, or his resort to believe, to be discused shall report the ease innincediately to the Inspector

Searches shill, n'here possible, be made in the presence of the -upos of the convenience of the ocea-

punts of the places and with all reasonable regard for the convenience of the occu-

3 The onner or person in charge of a building, field or other place searched by the Inspector shall give free ingress to the Inspector and shall in every possible nay facilitate the inspection. He shall be entitled subsequently to receive from the Inspector statement in nitial of the grounds of the entry, and in the event of such place being infected, shall receive written instructions as to his habilities and infected, shall receive written instructions as to his habilities and

duties under the Act, signed by the Inspector

horse which in his opinion is affected with dourine, he may, by an order in nithing, direct its owner or keeper to take immediate steps for its isolation at a Veterinary dispensary or Police than whichever is the nearer, pending examination by a Veterinary practitioner. The order shall specify the manner in which isolation is to be effected and shall expressly prohibit the use of the animal for breeding purposes or its removal from its place of isolation pending its examination by the Or its removal from its place of isolation pending its examination by the Veterinary practitioner

5 If, in any case, the Vetermary practitioner is of opinion that repeated microscopical examinations are necessary for the purposes of section 8 (b) of the Act, it shall be lawful for him to detain the animal

concerned in isolation at a Veterinary dispensary or Police than for

Mares affected with dourine may be destroyed under section 8 such length of time as may enable him to come to a decision

appointed under the Act (b) (ii) of the Act, with the previous sanction of a Veterinary practitioner

In the case of a mare which has been destroyed, or of a horse

and no person shall be permitted, except with the sanction of such posed of by burning under the supervision of a Veterinary Inspector, which has died in consequence of castration, the carcaes shall be dis-

shall, on conviction before a Magistrate, be pumished with a fine which Whoever shall be guilty of a breach of any of the above rules Veterinary inspector, to remove the carcass or any portion of it

may extend to Rs 50 (fifty rupees)

Bombay Presidency excluding Sind and Aden

Note of 1 19 (2191, Dec 1919, B G, 1919, B I, 1919, Pt. I, p. 3002

in the Bombay Presidency, excluding Sind and Aden, namely rules for the purpose of carrying into effect the provisions of the said Act 1910 (V of 1910), the Governor in Council is pleased to make the following In exercise of the powers conferred by section 14 of the Dourine Act,

or has reason to believe, to be diseased shall report the case immediately The owner or the person in charge of a horse which he believes,

Searches shall, where possible, be made in the presence of the to the inspector

No entry or search under section 5 of the Act shall be made all reasonable regard for the convenience of the occupants of the place of the building, field or other place in which the animal is kept and with owner or person in charge of the horse and the owner or person in charge

The owner or person in charge of a building, field or other place between the hours of sunset and sunrise

searched by the Inspector shall give tree ingress to the Inspector and

horse which in his opinion is affected with dourine, he may, by an order If as a result of his search or otherwise, the Inspector finds a shall in every possible way facilitate the inspection

examination by a Veterinary Practitioner steps for its isolation at a place to be specified in the order pending in writing, duect the owner or person in charge to take immediate

The owner or person in charge of a horse examined in accordance

drawn from it for the purpose of examination and of the Act shall permit blood or other material to be

isolation in such place as he may consider suitable, for such length of of the Act, it shall be lawful for him to detain the animal concerned in repeated examinations are necessary for the purpose of section 8 (b) If, in any case, the Vetermary Practitioner is of opinion that

(b) (i) of the Act with the previous sanction of a Veterinary Practitioner Mares affected with dourine may be destroyed under section 8 time as may enable him to come to a decision

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9 In the case of a mare which has been destroyed, or of a horse which has died in consequence of eastaction, the careass shall be disposed of in such manner as the Vetermary Practitioner may direct to Miceres shall be guilty of a breach of any of the above rules in the pumishable with a fine which may extend to fifty rupees

ORDERS UNDER ACT XV OF 1910

CANTONNIENTS

Apply high the section to the following areas and investing the entennent Magistrate with the full powers of a Magistrate within the training for certain purposes

STIL q, L 1 4, LTSL, B G, LTSL, PO LLCL, U L, MOV

The Honourable the Governor in Council is pleased to declare that nathing the limits of the Settlement of Aden around the Albitary Canton-inent the provisions of section 21 of (Bombaj). Act III of 1872* shall come into operation from the 1st January 1873, and that the Cantonment Migratrate is invested with the full powers of a Magratrate within the limits so extended, for the purposes of carrying into effect the provisions of sections 21, 22, 23, 24, 25 and 26 of the said Act within the said limits of sections 21, 22, 23, 24, 25, 26 and 26 of the said said limits

CONTOURS A VERSULE OF ANY DESCRIBED OF THE OFFICE OF THE

LILI d'I 1d CSSI' D & CSSI 1d S 418 a C '1882' bi I i b IIII

The Right Honourable the Governor in Council is pleased to declare that within a limit of three unles radius around the office of the Canton-ment Alagistrate at Ahmediagar, the provisions of section 21 of (Bombay) Act III of 1867† shill come into operation, and that the Cantonment Alagistrate is appointed to be a Alagistrate of the First Class, under section 12 of Act X of 1882‡ within the limits so extended, for the purposes of carrying into effect the provisions of sections 21, 22, 23, 24, 55 and 26 of (Bombay) Act III of 1867† within the said limits

Certin ireas around the contonnent of a 1920, Pt 1, p 1920

In exercise of the powers conferred by section 11 of the Cantonment Act, 1910 (XY of 1910), and in supersession of Government Notification in the Judicial Department, dated the 13th December 1871, the Governor m Council is pleased to prescribe the following areas around the Canton-

18-007 H

 $[\]star$ Ropealed by 30cm Act II of 1888 \star Ropealed by Act XII of 1889 \star high has again been ropealed by Act XV of 1910 \star Ropealed by Act XV of 1898

ment of Karachi within which the provisions of the said section shall come into operation with effect from the 21st day of September 1919—

0Ι	The Rambagh Quarter,	ç
6	Тре Ѕегаі Qиатtег,	Ŧ
8	Тре Ртееду Qиатtег,	E
L	The Soldiers' Bazaar,	7
9	The Sudder Bazaar,	Ι
	Areas,	
	9 6 8 4 9	The Sudder Bazaar, 7 The Soldiers' Bazaar, 7 The Preedy Quarter, 8

WITHIN THE LIMITS OF HYDERABAD MUNICIPALITY

No 962, G D, 23rd Mar 1920, B G, 1920, Pt I, p 807

In exercise of the powers conferred by section 11 of the Cantonments Act, 1910 (XV of 1910), the Governor in Council is pleased to prescribe the area included within the limits of Hyderabad, within which the provisions of the said section shall come into operation with effect from the lat day of May 1920

EXTENDING TO ALL CANTONNENTS IN THE TERRITORIES ADMINISTERED OF 1888, WITH CERTAIN MODIFICATIONS

OF 1888, WITH CERTAIN MODIFICATIONS

G of I, Military Dept, Noin No 162, 5th Feb 1897, republished in Goil. Noin No 716, 10th Feb 1897, B G, 1897, Pt I, p 219

In exercise of the powers conferred by section 25 of the Cantonments Act (XIII of 1889), the Governor General in Council is pleased to extend to all cantonments which are in the territories administered by the Governor of Bombay in Council the provisions of section 434, subsection (1), and section 473 of the City of Bombay Municipal Act section (1), and section 473 of the City of Bombay Municipal Act (III Bo C of 1888) in the modified form set forth below, namely —

'(1) In the event of any of the Cantonments' mentioned above being at any time visited or threatened by an outbreak of any dangerous disease among the inhabitants thereof the General Officer of the Command, if he thinks that the provisions of the law at the time in force are maufficient for the purpose, may, with the previous sanction of the Local Government,—

(a) take such special measures, and

(b) by public notice, prescribe such temporary regulations to be observed by the public or by any person or class of persons, as he may think necessary, to prevent the outbreak of such disease or the spread thereof.

(2) Whoever commute a breach of any such temporary regulation straight a breached to have committed an offence punishable

under section 188 of the Indian Penal Code (XLV of 1860),

2 The Notifications of the Gazette of India in the Military Department
Nos 1160, 87 and 118, dated 23rd October 1896, 22nd January 1897
and 29th January 1897, respectively, are hereby cancelled

ILTE / DE / G SECTIO / S 76, 77, 79 AND 80 ALD SCHEDULE D OF BOMBAY AND SCHEDULE D OF BOMBAY

G of I, Miliary Dept, Noin No 21, 13th Ian 1905, republished in Gove Noin Noin No 311, G D, 17th Ian 1905, B G, 1905, Pt I, p 10
In exercise of the powers conferred by section 25 of the Cantonments

In evertise of the powers conferred by section 25 of the Cantonments let, 1589 (Z1II of 1859), the Governor General in Council is pleased to extend to the Cintonnent of Alunedangar sections 76, 77, 79 and 80 and extend to the Bomb iy District Minneipal Act, 1901 (Bombay Act Schedale D of the Bomb iy District Minneipal Act, 1901 (Bombay Act 1101), subject to the restrictions and modifications hereinafter

1 (1) Every person bringing into or receiving from beyond the octroi Bom. Act. Inntel III of the contourent any article on which III of the contourent to article on which 1901, a property of the contour splants of the contour spl

Committee, and so far as may able shall when required by an officer 76 (1)

(a) permit that officer to inspect, examine and weigh and otherwise imount of tax chargeable—

de il mith the irticle, nid

(b) communicate to that officer any information, and exhibit to him

iny bill, invoice or document of a like nature, which he may possess

relating to the article
(2) If any person bringing into, or receiving from beyond, the octrol this, so the person bringing into, or receiving from beyond, the octrol this follows.

Power to reach where the largest that conveyance or power to reach where.

pichage shall refuse, on the demand of an officer oction is levish, and the committee in this privated by the Committee in this behalf, to permit the officer to inspect the contents of the conveying of pichage for the purpose of ascertaining whether it continus in itticks in respect of which oction is payable, the officer in it cines the conveying or package to be taken without unnecessenty clear the conveying or package to be taken without unnecessing cines the conveying or package to be taken without unnecessing clear belone the Contoniument Migistrate, or such other officer as the Governor in Council appoints in this behalf by name or by as the Governor in Council appoints in this behalf by name or by

virtue of his office, who shall exuse the inspection to be made in his

2 (1) Exery others demanding octror by the authority of the Can- $\frac{1b^{1d}}{77}$ (i) to every person to integrate of the Can- $\frac{1}{7}$ (i)

Presentation of bills introducing or receiving any article on which for octroit the article activities the article tallable, the aniount claimed a bill specifying the article tallable, the rate at which the tax is calculated

(2) Every person nino, with the intention to defraud the Cantonment lbid, a. Committee, causes or abets the introduction of, or himself introduces or attempts to introduce, definity for orange of himself introduces or attempts to introduce,

goods hable to octror upon which payment of the centenment, any goods hable to octror upon which payment of the octror due on such introduction has neither been made nor tendered, shall be punishable with fine which may extend to ten times the value of such octror or to with fine which may extend to ten times the value of such octror or to

afty rupccs, whichever nigy de greater

pe sbecitied in such notice in the Form of Schedule D, that the said property will be sold as shall articles seized a list of the property, together with a written notice, the same He shall thereupon give the person in possession of the are of sufficient value to satisfy the demand and may detain articles on which the octroi is chargeable, which OCCLOR non payment Leof appointed to collect such oction may seize any Power to seize articles by the Cantonment Committee, the person (I) In the case of non-payment on demand of any octrol leviable

seized at once Power to sell property the amount of the octroi chargeable, is likely to or when the expense of keeping it, together with (2) When any article seized is subject to speedy and natural decay,

may inform the person in whose possession it exceed its value, the person seizing such article

was that it will be sold at once, and shall sell it or cause it to be sold

(3) If at any time defore the sale has degun the person whose property accordingly unless the amount of octroi demanded be forthwith paid

incurred and of the octroi payable, the Cantonment Magnetrate's office the amount of all expenses has been so seized tenders at the Cantonment

on balment property

octrol and the expenses incidental to the seizure, of such sale shall be applied in payment of such (4) It no such tender 18 made, the property may desold, and the proceeds Committee shall forthwith release the property seized

detention and sale

be paid to the person in whose possession the to the Cantonment Committee, in writing, cantonment fund, and may, on application made (5) The surplus, if any, of the sale-proceeds shall be credited to the

илер dealt моц Surplus

shall be the property of the Cantonment Committee and, if no such application is made, ргорегсу was when seized,

ment, may at any time direct that an account troduced within the octroi limits of the Cantonarticles in respect of which it is leviable are inor public body, to be made at the time when the payment of octroi due from any mercantile firm The Cantonment Committee, if they think fit, instead of requiring

current shall be kept on behalf of the Canton-

goods. firm or public body in the cetron of levying octron of introduction of для диэтир диноээв Фээя Рожег

any such firm or body as the Cantonment Committee specify in this ment Committee of the octror so due from

ques may at any time be due from such firm or body in respect of such by them in this behalf, shall consider sufficient to cover the amount which such security as the Cantonment Committee, or any officer authorized month, and such firm or public body shall make such deposit or furnish Every such account shall be settled at intervals not exceeding one

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recoverable under the Annednagar Cantonment Taxation Rules, 1901 the in the same in mucr is in mount claimed on account of any tax Deer mountso due at the expire of any such interval shall be recover-

PUBLIFD

Lorm of Incentory and Notice [87 norther distribution [9]

' B '

Sup pura

भ द्वापाध्य भ

the costs of the recovers, the sud goods and chattels will be sold म अप्रेस अग्निस्य । the and amount, together with from the day of the date of this notice you pay into the Cantonment due is for service of notice of demand, and that, nuless within five days \mathfrak{R} divariation of the first tentral formula n in nin the inventory beneath this, for the value of tol onb, Take notice that I have the are served the goods and chuttels specified

(असमारामार वर्ष विभाव र वर द्याचार द्वीव प्रमासमाप्ति) fo hop

ก็มอวนวานไ

(μουν εξομημέρητα spoop fo sappostante βίστε 2014)

1001' TO MODIFIED' TO THE POON CONTONIEST 1 XII / DIZE 21 CLIOZ 21 (7) OF THE HOWILL DISTRICT MUSICIPAL ACT,

, D B, 8101 Just 1013, G D, 11th June 1918, B G, P 11th June 1918, B G, G of I, Irmy Dept, John Jo 1096 2 1th May 1918, republished

the Bomby District Unincipal Act (III of 1901) in the modified form set extend to the Cantonment of Poona, the provisions of section 71 (2) of Act, 1910 (AV of 1910), the Governor Cemeral in Conneil is pleased to In exercise of the powers conferred by section 23 of the Cantonments

cost to the Cantonnent Authority for the services to be rendered provided that in frang the amount proper regard be had to the probable person n in n onld have been otherwise liable for the conservancy rate, thereof, which shall be determined by written agreement with the special rate and the dutes and other conditions for periodical payments of locking the conservancy rate imposed in the eartenment, fix a for any one purpose and under one namigement, they may, matead cle menug of any factory, hotel, club or group of buildings or lands used When the Cantonneut Authority have made provisions for the - nolad ilmol

ORDER UNDER ACT II OF 1911

PATENTS AND DESIGNS

OF INVENTIOUS AND DESIGNS
APPOINTING A PLACE FOR INSPECTING COPIES OF SPECIFICATIONS

Noin No 3977, G D, 25th Sept 1889, B G, 1889, Pt 1, p 822

Under the provisions of section 11, sub-section 3, of the Inventions and Designs Act V of 1888, His Excellency the Governor in Council is pleased to appoint the new Record Office, Bombay, as the place where copies of appoint the new Record Office, Bombay, as the place where copies of appoint the new Record Office, Bombay, as the place where copies of appoint the new Record Office, Bombay, as the place where Secretary to the Government of India in the Revenue and Agricultural Department can be inspected

BULES AND ORDERS UNDER ACT III OF 1911

Department can be inspected

CRIMINAL TRIBES

BOYEN PERSIDENCY TO BE CHIMINAL TRIBES
DECLARING CERTAIN TRIBES RESIDING OR WANDERLING IN THE

In exercise of the powers conferred by section 3 of the Crimmal Tribes Act, 1911 (No III of 1911), and in supersession of Government Notifications in the Judicial Department, Nos 674, 675, and 676, dated the 29th January 1916, the Governor in Council having reason to believe that the tribes noted in the following schedule, residing in or wandering in the Presidency of Bombay are addicted to the systematic commission of non-bailable offences, is pleased to declare that each of the said tribes shall be declared to be a criminal tribe for the purposes of the said tribes shall be declared to be a criminal tribe for the purposes of the said that can be said Act.—

THE SOHEDOLE

Mang Garudis	g
Waddars including their sub-divisions	₹
Chantichors, also known as Uchlas or Bhamptas	8
gidbia	
Haranahikaria, also known as Adavi Chenchara, Chigribetgara and	2
Kaikadis, or Korchas or Korwas including their sub-divisions	Ţ

Cuzarati Bhats, also known as Kanjars and Mats

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20, 218 q , 1 34, 0900 B G, 1900 P (1, 1902 of at) / 000, 191 L 1902 of at) / 000, 191 L 1900 of at) / 000, 191 L 1900 of at)

In exerct of the power outered on the Local Government by Section 15 of Act XXXII of 1871 (The Criminal Tribes Act), as amended by Act II of 1897, the Governor in Council is pleased, with the previous consent of the Governor from Council, to make the following rules for the purpose of arrang out the previsions of the sud Act in respect of the Iliu or larging and see

(1) The Form in which the Register of Criminal Tribes shall be made 1. The Register of Criminal Tribes, Gange and Classes shall be propared in the form her matter prescribed at shall be written in the English matter and shall be signed by the Magnetite of the district —

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81 _1 0	n -1	ıı rı	et, it of		0 1 C 1 1 L	- 1
Order pa ed by the Commissioner under Section 1. Orders of Removal under Section 16	Date of Registration	hin till lings bid I litere fixed under section 14 clause forunder section 14	O ut stir)	Nate Fall results to an	Very or Ba Sent or brockets Var or Broketti Broketta (compared and compared and c	[3] i-

cd, and the means by which the persons whom it concerns, and land-owners and occupiers of land or their agents shall be informed of its publication.

2. The Notice prescribed in Section 8 shall be published in the following in muce —The Miblity what to the house or houses of one or more of the principal residents of each takinka concerned shall cause a copy of such Notice to be illused to the house or houses of one or more of the principal residents of each village or handet in which it is known, or the principal residents of that includers of the tribe gaug or class reside there is a reside.

(11) The mode in which the Volice prescribed in Sections shall be publish-

He edited the cause the Motice to do prochamed by nord of mouth and deat of drum in every village of damflet in his taluka in which it is known,

or there is reason to delieve, that members of the tride, ging or eliss reade or where it is likely or possible that members of such tride, ging or cliss may be secreting themselves

may be secreting themselves

In all such villiges and hamlets it shall be notified further by beat of drum and word of month that all persons whom the aforesaid Notice concerns, and all owners or occupiers of land or agents of such owners, or required to attend at an appointed place, and at such place the Notice shall be read and explained to all such persons, owners, occupiers, or agents as aforesaid

(111) The mode in which the Notice of an alteration in the Register is

3 The Notice under Section II shall be given to the person to be affected by the proposed alteration by service in the manner prescribed under the provisions of the Criminal Procedure Code for the service of under the provisions of the Criminal Procedure Code for the service of under the provisions of the Criminal Procedure Code for the service of under the provisions of the Criminal Procedure Code for the service of the provision of the provis

(vy) The limits within which persons whose names are on the Register

4 (a) Save as heremafter provided, no regastered person shall reside elsewhere than in the limits of the village or hamlet hinch is entered in the Register as his place of residence, or to which he may be removed by an order under Section 14 of the Act

(b) No registered person shill leave the limits of the villing which is registered as his place of residence without, or otherwise the him in accordance vith the conditions of, a permit or pass granted him under the following vith the conditions of, a permit or pass granted him under the following

rules —

(v) Conditions as to holding Permit of Passes under which such persons

5 Every regratered person shall ordinarily be entitled to a permit wherein shall be entered his name and descriptive roll and his regratered, place of residence, and which shall authorise him to be between summes annest at any place within a radius of 5 inites from his regratered place of residence for the purpose of carrying on his bond fideavor ation or pursuit permits under this rule shall be granted by the District or Sub-Divisional Aragistize.

6 The Officer in charge of the Police Post nearest to the town or villagein which a registered person resides in ty, on did e anso deing shown grant such person leave of adsence for a period not exceeding two days, and the Tiluka Migistrate within whose local purisdiction such person and the Tiluka Migistrate within leave of absence for a period not resides may similarly grant him leave of absence for a period not

exceeding 14 d 1/3 in It a registered person requires longer leave than 14 d 1/3, the District

Supermendant of Police, the District Mignetrate, or if inthorised by the District Mignetrate, or if inthorised by the District Mignetrate, in the Buli-Divisional Magnetrate, in tyrgrammes and sufficient gram ench leave as may appear to him reasonable and sufficient

Stations at which such person is to report himself the registered person, through the Officers in charge of those Police be sent to the Officer in charge of the Police Station at the destination of shall be given to the registered person concerned, and the other copy shall up in duplicate, and shall sign and seal such duplicate copies The Officer granting leave of absence shall cause a Pass to be drawn

vernacular of the district, and every other Pass shall be written in English Every Pass granted by a Native Police Officer shall be written in the

se well as in such vernacular

(vi) Conditions to be inserted in such Passes

him to be absent beyond the boundaries of his village or town shall state-Every pass granted to a registered person under Rule 8 permitting

(a) The nume of the person to whom the Pass is granted

(c) The place from n luch, the route by which, and the place to which (b) The descriptive roll of such person

such person is to proceed, and also similar information as to the return

(4) The Police Stations at which such registered person is to report lonunet

himself en route and at his destination

(c) The probable dates of arrival at such stations

(1) The period of absence sanctioned

(9) The business on which such person is proceeding

The holder of the Pass shall be bound to show the Pass on the

demand of any Magistrate or Police Officer

(VII) Roll-Calls.

ent of Police, may order a roll-call of regratered persons residing in any in this behalf, the Sub-Divisional Magistrate or the District Superintend-The District Magistrate, or, if authorised by the District Magistrate

village of town

provided that the place at which such persons are required to attendiam the Officer calling the roll dispenses with their further attendance, that place and answer to their names, and to remain in attendance until place, 11 shill be the duty of all such persons so informed to proceed to otherwise, that the roll of registered persons is being called at a particular the Officer in charge of the nearest Police Post, or by beat of drum or being given to the registered persons concerned On being informed by Such roll-call may be taken either with or without previous intimation

It shall be the duty of every registered person residing in a village reasonable prozimity to their residences

ed person is required to report lumiself is in reasonable proximity to his by the District Magistrate, provided that the place at which such registertime direct, to the Police Officer or other person appointed in that behalf daily, at such time or times as the District Magistrate may from time to Pass in force, or prevented by sickness or infirmity, to report himself or town, unless exempted in writing by the District Alagistrate, or by a

reargence

concealment of stolen property or absence willout leave (utv) inspection of residences and remoial of contriunces to facilitate

limits presembed for the residence of the emineal tribe, in which such and any house, building, tent, or enclosure, being within the village or may at any time enter and inspect the residence of any registered person The District Magistrate or the District Superintendent of Police

person may be, or may be supposed to be

either specially or generally by the District Magistrate Any Magistrate may exercise like authority, on deing empowered

be, or may reasonably be supposed to be, and to report the result of such for the residence of the criminal tribe, in "hich a registered person may building, tent, or enclosure, being within the village or limits presembed from time to time as de deems at, or on a particular occasion, any house, Class) Head Constable of Police, by a written order, to enter and inspect may empower any of his subordinates, not below the rank of a (Second The District Magistrate or the District Superintendent of Police

is a contrivance for enabling the residents therein to conceal stolen quarteer of any village or town chielly inhabited by registered persons, to, the residence of a registered person, or which isolates or divides the stockade, tree, ditch, opening, or moat which surrounds, or is in proximity Magnetrate may decide that any wall, hedge, paleade, step, ramp, After making or causing to be made an inspection, the District uo1499dsu1

house owned or occupied by a registered person or persons direct the removal of any such contrivance for the said purposes from any property or to leave the place of residence without permission, and may

oberation of the Act (xx) The terms on which registered persons may be discharged from the

writing, may pass such order on the following terms --Act by the order of the District Magastrate, n ho, for reasons to be stated in Registered persons may be discharged from the operation of the

(b) shall report himself to such person and at such time, not being (a) that he shall be of good conduct, or

more than once every seven days, as the District Magistrate may

(c) combia with both of these conditions require, or

oplection order without having previously considered such anep on may have to advance, and the District Magistrate shall not proceed to Superintendent of Police, who shall state any objection which he an order, intimation of such intention shall first be given to the District Whenever it is intended by the District Magistrate to issue such

section 11 of the Act shall be observed again upon the Register, in which case the procedure prescribed in stated in Kule 17, the name of the person so discharged may be brought In case of any infringement of either or both of the conditions

(x) The mode in which Criminal Pribes shall be sellled and removed

On in order being plassed under section 13 of the Act for the section 12 of the Act for the section 14 for the removal, of any tribe, gang, or class, the District Might teleshill cause to be served, in the minner presembed in the Criminal Procedure Code for the service of summonses, on every member of such tribe, ging or class a notice, at ting the settlement in member of such tribe, ging or class a notice, at ting the settlement in minibility is to reside or the place of residence to which he is to be removed, as the case in Mode, and the period within which he is to present humself it such settlement or place of residence

Li the event of any person, on whom such notice shall have been duly served, failing to comply with the order contained theerin before the cypication of the specified period, the District Magistrate, may direct the forcible removal of such person, together with his cattle, furniture and other move able property, to the settlement or place of residence mentioned

nation notice 2. Notwithstanding anything continued in the last two preceding rules the District Magistrate in it, by an order in writing, for special reasons, which he shall state therein, dispense with the abovenentioned money, and direct the numediate removal to the settlement or place of notice, and direct the numediate removal to the settlement or place of residence as the case in it be, by force, if necessary, of any such person, residence as the case in it be, by force, if necessary, of any such person,

RULES FOR THE COSTROL OF THE CRIMINAL TRIBES IN THE DISTRICTS OF THE BOMBAY

together with lust ittle furnithre ind other moveible property

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In exercise of the powers conferred by section 20 of the Crimin il Tribos Let, 1911 (111 of 1911), and in supersession of Government Notifications in the Indicard Department Nos 5520 and 6765, dated 18th August 1916 and 19th October 1917, respectively, the Governor in Council is pleased to in the the following rules to entry out the purposes and objects of the said Act in respect of the tribes declared to be criminal tribes under such as the later of the tribes declared to be criminal tribes under section 3 of the Let in the Central and Southern Divisions of the Bombay section 3 of the Let in the Central and Southern Divisions of the Bombay section 3 of the Let in the Central and Southern Divisions of the Bombay

ar defined a frostory in bodizes by the state of T. Thengas of the finds of the fin

and every entry shall be signed by the officer making the entry

are of 15 years almil be regratered. The decision of the officer making the

entry shall be tund us to the question of age
3. Notice under section 5—Form and Publication —(a) The District

3 Notice under section 5—Form and Publication —(a) The District Musicality and reservoir 5 of the District Musicality is a figure copies of the notice under section 5 of the Act to be utilized to the unilarge chand also ot horized to the unitable inhabitants of each village or or houses of one or more of the principal inhabitants of each village or houses of one or more of the principal inhabitants of the criminal tribe is behaved to reside or to be in hiding or to hich has highly to resort. He behaved to reside or to be in hiding or to his high is a likely to resort. He shield also cause the notice to be prochamed by deat of drum in such villages shall also cause the notice to be prochamed by deat of drum in such villages

persons whom it is proposed to register in the manner prescribed in the (b) Alternatively if more convenient the notice may be served on the

Code of Criminal Procedure, 1898, for the service of summonses

notice in such manner as he shall consider sufficient a settlement, the person in charge of the Settlement shall publish the (c) In the case of unregretered members of a criminal tribe residing in

where the register is to be made in the manner described in the first (b) The District Magistrate shall also publish the notice at the place

(c) The notice under section 5 of the Act shall be in the form of appendix paragraph of clause (a) of this rule, in all cases

B to these rules

and shall be served on the person concerned in the manner prescribed in notice under section 7 (2) shall be in the form of appendix B to these rules Notice under section 7, cancellation of entry in register—(a) The

proves to the satisfaction of the District Magistrate that he is not with the District Superintendent of Police and unless such person person registered as a member of a criminal tribe vithout consultation (b) The District Alagistrate shall not cancel the registration of any the Code of Criminal Procedure, 1898, for the service of summonses

a member of a crimmal tribe or that he has reformed and is earning an

honest living

He must state the villages if any at which he period of his absence village and the address therein to which he intends to proceed and the village, giving the date on which he intends to start, the name of the previously notified his intention of so doing to the headman of such shall absent himself from the village in which he resides unless he has (b) No regretered member of a criminal tribe notified under section 10 — (d) OI norther readings of residence under section to some of northmutal

intenda to halt by night en route

must state the villages if any at which he intends to halt en route proceed, and the period of his absence (if he intends to return) start, the name of the village, the address therein to which he intends to of which such village is included, giving the date on which he intends to in person to the officer in charge of the police station, within the limits of changing his residence, unless he has previously notified his intention resides with the intention of being absent for more than seven days, or (b) No such person shall absent himself from the village in which he

to which he is proceeding or at which he has halted, notify his arrival to (c) Every such person shall, within 24 hours of his arrival in the village

the headman of the village

pemg. the police station within whose jurisdiction he is residing for the time person before the expuy of such period to the officer in charge of resides or officer in charge of the police station, shall notify the fact in given in his original statement to the headman of the village in which he (p) Every such person desiring an extension of the period of absence

or to an officer in charge of a police station, the headman or officer in (c) Whener er application has been made under this rule to a headman

appendiz O to these rules charge shall give to the applicant an acknowledgment in the form of

he has subsequently changed his residence after notification under a person nas residing at the tune of registration or the village to which Village of residence — For the purposes of rule 5 the village in which

rule 5, shall be considered to be the village in which he resides

Registered Member to report daily under section 10 (a) -Every

general order evenipt any such member from reporting lamself in this Ingustrate for this purpose the District Angustrate may by special or the village inceting place or other place preseribed by the District the time being every evening between the hours 9 pm, and 10 pm, at report himself to the headman of the rillage in which he is residing for registered member of a eriminal tribe notified unider section 10 (a) shall

Upon receipt of such application the District Superintenthe ind the villige of the int, it which he intends to half for the right and the address therein to which he wishes to proceed, the period of his Officer, stating the date on which he wishes to start, the name of the vallage District Superintendent of Police or to the Criminal Tribes Settlement to these rules, for which he must apply in person or in writing to the O zibnodga do maod out in easing a strondism bot system of appendiz D extron under sections 12 or 13 of the Act shall proceed beyond the area tered member of a eminual tribe restricted in its movements by a notifi-Passes to persons restricted under sections 12 and 13 -(a) No regismanner, or may order him to report imuself on specified days only

order and subject to such conditions is he may impose, unthorize (d) The District Superintendent of Podec may by special or general राजा हर गार वर स्टामहरू साढ़ के एव

dent of Police of the Criminal Tribes Settlement. Officer may in lus discre-

more than 20 miles from the τ illage of which he is the deadman pies for a period exceeding seven days or a pies to proceed to a place benod exceeding six months and that a village deadman shall not issue a that a police officer or settlement inspector shall not assue a pass for a proceed beyond the limits to n luch his tabe has been restricted, provided inspector or evillize he idinan to grant a pass to any such member to ing police officer not below the rink of sub-mapeetor or a settlement

nhach he has halfed for the night notify to the he dange of the village his nithin 24 hours of his allital in the village to which he is proceeding of at (c) yith beeson broceeding under a pass granted by this rule shall

Settlements Limits Escapes—(a) A registered member of a erimiis the form and shall the reafter report hunself according to rale 7

the Cruminal Tribes Settlement Officer may determine unless evempted by special or general order remain within such limits as nal tribo n'ho is placed in a settlement (heremafter called a settler) shall,

Settlement official includes any person charged n ith the duty of guarding attempts to escape from the limits defined in accordance with rule 9 (a) (b) Any settlement official may arrest any settler who escapes or

aforesaid officer before such person as may be appointed by the aforesaid ment Officer, in the settlement buildings or other place appointed by the break and at 8 pm or at other times fixed by the Criminal Tribes Settleunder these rules a settler shall attend a roll-call held every day at day-Settlements Roll Call — Except when absent upon a pass granted

ment Officer ment or by any other person authorized by the Criminal Tribes Settleto a settler to proceed to any place by the person in charge of the settlethese rules for a period of not longer than two months may be granted Settlements Passes —(a) A pass in the form of appendix D to II

trict Superintendent of Police or the Criminal Tribes Settlement Officer (d) A pass for an unlimited period may be given to a settler by the Dis-

(c) Any person proceeding under a pass granted by this rule shall,

Settlements Rules —(a) The following rules shall be observed in to rule 7 or attend the roll-call according to rule 10 as the case may be therem, and shall thereafter report himself to the headman according of the village or to the person in charge of the Settlement hisarnival proceeding or at which he has halted for the night, notify to the headingn within 24 hours of his arrival in the village or settlement to which he is

(i) A settler shall not refuse to perform any swiable work which is settlements established under section 16 --

(ii) He shall not obey the calls of nature in or near the settlement provided for him

in charge of the settlement buildings, except in the places prescribed for the purpose by the person

(11) He shall be bound to give a true account of his movements to quarrelling or gamble (111) He shall not drink to intoxication or cause any disturbance by

the person in charge of the settlement

are of school-going age (v) He shall not neglect or refuse to send to school his children nho

(b) A copy of these rules in English and in the vernacular of the district

settler endearouring to escape or offending against the rules in any one the person in charge of the settlement, may in his discretion deal with any or it so empowered in his behalf by the Criminal Tribes Settlement Officer, Settlements Penalties —The Criminal Tribes Settlement Officer, shall be hung up in a prominent place within the settlement

- even garmollot sats to

(a) Fine not exceeding Rs 10

(b) Confinement not exceeding 3 full days

Police shall be the official visitors of settlements established under Assist ant Superintendent of Police and the Deputy Superintendent of Sub-Divisional Magistrate, the District Superintendent of Police, the Visitors —The District Magistrate, the Гры∰О Settlements (c) Action under Section 22 of the Crimmal Tribes Act

Is the impointments to perform duties as headmen —The District Magnetic in the control of the duties assigned the the title of the duties assigned by the rules to the title research of the rules to the title research of the rules to the rules assigned by the rules to the rules assigned in the rules to the rules as a rule of the rules are rules as a rule of the rules as a rule of the rules are rules are rules as a rule of the rules are rules are rules are rules are rules are rules as a rule of the rules are rules a

of the factors of the street and the person who is required to give it and the presentation of orally by a messenger and the prevented from doing so by iliness, in which case it may be unless he is prevented from doing so by iliness, in which case it may be sent either by letter duly signed by him or orally by a messenger anti-orally signed by him or orally by a messenger souther that it is not to make the property of the method of the property of the method of the property of the method

Authorized to give the notice on lus behalf

Approximate ago it date of registration—

VPPEXDIX A

Register under section 4

Chestrication

So of image impression slip

Kune—

Rather's or linsh ind's name—

Residence at the time of registration—

Coste—

Signature, with date, of officer, prep iring register under section 5 or of the other anders section 7 or section 5 mider the orders of the District Magistrate—

Signature of officer in charge of the register—

Convictions is fir is can be ascertained previous to or subsequent to registration—

(On foverso)

FI/OFE BEINT SLIP

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taken simultaneously sımıltaneously Plain prints of the four fingers taken Plain prints of the four fingers

were taken before him and that they are the prints of the person named Signature of officer in verification of the fact that the above prints

on the reverse-

(Rank of Officer) (Signature)

District Magistrate

YPPEXDIX B

Act, 1911 (111 of 1911), and whereas the Governor in Council has under declared to be a criminal tribe for the purpose of the Criminal Tribes рзуе рееп dated Whereas by Notification No m the Judicial Department, Notice under section $rac{ extbf{3}}{7}$ of the Criminal Tribes Act, III of 1911

to make or cause to be made a register of the members of the said section t of the Act directed the District Magistrate of

criminal tribe, the undermentioned members of the said criminal tribe are

(a) to appear before регеру сацеd проп—

ou the 18

Dated

him to complete the register (b) to give to him such information as may be necessary to enable

(c) to allow their finger impressions to be recorded



YPPENDIX C

(To be printed in rernacular and in triplicate)

VCKZOMFEDGZIEZI DZDEK KOFE 9

has notified his intention to nos Under the rules framed under the Criminal Tribes Act, 111 of 1911

	to whom he has reported		oral	ogelit
	ent)	mgbəlwondən to ə	219 701 nO)	
	rge of police station	chn		
	n or of officer in		ង្សនេ	
		ο τικητ οτι τησ παλ	to n sic tor th	ւ թրարդան արգացա
gv		oj		morr
	district	ध्य	វេត្	•
ìo	in the village	•		to to the hor
	N BY X	TS APPLYING TO BO	EノイCエバE〉	Criminal Tribes]

TOV

The he idinan of the village where the bearer halts for the night on form of appendices C and D) (Instructions to be firmled in remacular on the back of the third (i.e., outer)

to the bearer he journey should fill in the columns above and sign it and return it

origin il period whose purisheron he is residing for the time being before the expiry of the the form he must inform the officer in charge of the police station within If the he reer intends to remain longer than the period mentioned in

VEFENDIX D

WAS UNDER RULES & NW II

(To be printed in ternacular and in triplicate)

SSDJ

-sang guilet norted oilt to omi N (1)

(3) Antiage—

-- ԵՎՈլԱՂ (Հ)

(3) Name of the village to u hich he is permitted to go-(f) Period from

(6) Name of the person to whose house he is going-

(7) Places at n hich he must report himself on the way—

189 (Signature)

(seng fo sersis in O)

arov.		
befroqer and rebiod mon of norseq to enutangiz	Date	Village

MOLE

, a i) brinted in vernacular on the back of the third (1 e 1) (The Dashustes C and D)

I The beater to the beater the beater halts for the night on the beater halts for the night on the beater

2 If the bearer intends to remain longer than the period mentioned in whose jurisdiction he is residing for the time being before the expiry of whose jurisdiction is residing for the time being before the expiry of the original period

YPPENDIX E

Instructions to be printed in the rernacular on the inner side of the coler of

(1) The headman of the village must give the outer copy of this acknowledgment to any registered person of his village who notifies that it is intends to be absent from the village. It should be noted that it is illegal to refuse to permit any such person to go on a journey. It however the person intends to be absent for more than seven days, or if he intends to change his residence from one village to another, he should be told to go to the person and the person intended to change the residence from one village to another, he should be told to go to the change and the change of the

be told to go to the officer in charge of the police station (2) The middle form should be sent by the headman at once to the police station

station (3) In the event of the person not returning within the period notified,

the patel must report the fact at once to the officer in charge of the police.

(v) in the event of the fact at once to the officer in charge of the police.

(4) The officer in charge of the police station must give one copy of the acknowledgment to any registered person residing in his jurisdiction n be absent from his village or to change his village it should be noted that it is illegal to refuse to permit any person to go on the should be noted that it is illegal to refuse to permit any person to go on the should be noted that it is illegal to refuse to permit any person to go on the short of the person for the person in the short of the person in the short of the person in the short of the person in the short of the person in the short of the person in the short of the person in the short of the person in the short of the person in the short of the short of the short of the person in the short of

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Noin No 1501, J. D., 23rd Feb 1912, B. G., 1912, Pt. I., p. 333, as amonded by Noins. No 1718, J. D., 27th Mar. 1912, No. 3852- A., J. D., 20th May 1913, No. 2298, J. D., 27th Mar. 1912, No. 3852- A., J. D., 20th May 1913, No. 3852- A., J. D., 20

In exercise of the powers conferred by section 20 of the Criminal Tribes. Let, 1911 (111 of 1911) the Governor in Council is pleased to make the following rules for the purposes and objects the falls of the section of the section and section of the section.

I Forms and contents of the register prescribed in section 1—The register of the members of my emmit tribe shall be kept in the form decent they prescribed

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Remarks including orders passed by District Maps see trate under see took took of the contictions, see see	nquosO noti	19 18	bun) outa / 10 e 3 offs } e bundend (out a	has admin ibm to hable	legisun j lo aut / lo as fin su zlans l	lrit) tolinging to
Village		1 71	ılı T			

That which in the following manner —

who ought to have been registered has been omitted from the register, he District Superintendent of Police It a police patel finds that any person omitted from, a register, he shall report his recommendations to the or police officer considers that any name or names should be added to, or Superintendent of Police to the District Magistrate 1f any magastrate, or er to the District Superintendent of Police shall be made by the District onnesions from, the register after once it has been prepared and handed Rule under section 20 (2) (c) —All proposals for additions to, and with deart of drum in overy such village or hambet of his taluka or makal criminal tribe resides. He shall also eause the notice to be proclaimed tillage or hanict in his tiluka or mahal in which any member of the to the house or houses of one or more of the principal residents of each cause copies of such notice to be thized to the village chardi and also any tribe has been declired to be a criminal tribe under the Act shall The main it die of each talnka of the manalkari of each manal m which

shill forthmith report the fact to the Station Police Officer concerned. The notice under section 7 (2) shall be served on the person concerned in the manner prescribed in the Criminal Procedure Code for the service

day, once in the morning between sunrise and 9 a m., and once in the of the village in which he ordinarily or temporarily resides twice a prevented by sickness or infirmity, report himself to the police patil been entered in the register kept under section 4 shall, unless Rule under section 20 (2) (d) -Every person whose name has

by the written order of the District Magistrate discharged may, for sufficient reason, be again entered on the register Superintendent of Police And any member of a criminal tribe so Magastrate, who shall, detote usaung such order, consult the District nom the operation of the Act by the written order of the District whose name has been registered may, for sufficient reason, be discharged Rule under section 20 (2) (3) -Any member of a criminal tribe e.ening berreen sunser and 9 m.

(o)' (c)' (q)' (s)' (d) (d)' (y)' (t) YZD (d) OF THE ACT ettes gade by the compassioner in sind under section 20 (2) (a),

Commr, 10th Apr 1920 No'n No 162, Commi, 19th Mat 1915, S G, 1915, Pt I, p 470, as and no Judl-1529,

published in supersession of the rules published in notification So and Go erament notification No 4274, dated the 26th June 1912, are conterred on him by section 20 of the Criminal Tribes Act, III of 1911, The follo ring rules made by the Commissioner in Sind by the poners

or 7th Mar, 1914, and come into iorce from this date

Any person committing a breach of these rules will be liable to

after prescribed and shall be written in the Sindhi The register of criminal tribes shall be prepared in the form herem-Rules under section 20 (2) (a), (b), (c), (d), (c), (g), (h), (i) and (1) punishment under section 22 of the Act

language and shall be signed by the District בשקר ביים ב קדב ביים ב (ב)

-1 | 11 .t ٥ī ٢ Citadiral constition II ans 1 thus of a may al and a second Date of real tration ord sette anders abate or under rection 19 facer the halps both ath r or his band a nahi ր և հարտի ու գերական կոմ did name refleation of provide two met acceptances DETAILST LEACH NOTHID CALMERT ER. State galt

themselves

II The notice prescribed in section 5 shall be published in the Under sub section 2 (b) following manner —

The Much sats seed of the house or houses of one or more of the principal residents of each village or hamlet in which it is known, or there is reason residents of each village or hamlet in which it is known, or there is reason

to believe, that members of the tribe reside

He shall also cause the notice to be proclaimed by word of mouth and beat of drum in every village or hamlet in his taluke in which it is known, or there is reason to believe, that members of the tribe reside, or when it is likely or possible that members of such tribe may be secreting it is likely or possible that

In all such villages and hamlets it shall be notified further by beat of drum and word of mouth that all persons whom the aforesaid notice concerns, and all owners and occupiers of land, or agents of such owners or occupiers, are required to attend at an appointed place, and at such place the notice shall be read and explained to all such persons, owners,

occupiers or agents as aforesaid

III Any additions or alterations made under sections 7 and 8 of Under sub the Act by the District Magistrate shall be section 2 (b). communicated to the District Superintendent of Police and entered in column 16 of the register prescribed in rule 1

The notice under section 7 shall be given to the person to be affected under a by the proposed alteration by service and to section 2 (c) 2 notices and 10 section 2 (c) 2 notices are section 2 (c) 2 notices

section 2 (c) manner prescribed under the provisions of the Criminal Procedure Code for the services of summonses V The information required to be given by a notification issued

Under sub under section 10 (b) of the Act shall be given in person to the officer in charge of the nearest police station, who shall record the fact in a book to be kept for that purpose in the police station, and shall give a written acknowledgment

of the information received VI Save as hereinafter provided, no registered person shall reside VI Save as hereinafter provided, no registered person shall reside that in the limits of the village or hamlet election 2 (e) which is entered in column 14 of the register as

his place of residence, or to which he may be removed by an order under

section 13 of the Act

AII No regratered person whose regratered place of residence is an agricultural settlement and no regratered person to whom this rule has been declared applicable by the District Magnatrate, by an order recorded in writing and communicated to him by a Magnatrate, shall keep, for the purpose of riding, or shall ride, a pony, horse, camel, or other animal, unless permission to ride has been given on a pass granted under the

tollowing rules VIII No registered person shall leave the limits of the village which is entered in column 14 of the register as his place of residence without, or

otherwise than in accordance with the conditions of, a pass granted him

under the following rules

-- zm ection 13 of the Act should be of two kinds, viz to a class whose movements have been restricted under section 12 or The passes which may be granted to registered persons belonging

(a) ordinary passes granted to enable them to carry on their

ona fide avocation or pursuit,

wherein shall be entered his name, his descriptive Every registered person shall ordmarily be entitled to a pass, X (b) special passes granted for a particular purpose

shall authorise him to be between sunnise and Under sub section 2(f) roll and his registered place of residence, and which

District or Sub-Divisional Magnatrate Passes under the rule shall be granted by the avocation or pursuit granting the pass may specify for the purpose of carrying on his bong fide a radius of five miles from his registered place of residence, as the officer sunset at any place within such limits of at such places not deing deyond

may relax the condition of five-mile limit in any individual case, Provided that the District Magastrate or the Sub-Divisional Magastrate

wherever such relaxation is considered necessary

the purposes and subject to the restrictions noted against their names — Special passes may be granted by the officers named below, for

sary for treatment, specially station and (when (1) to go to a hospital or dispen-(a) Officer in charge of the police

the District

engaged in investigating an (пт) то весошрану в роисе описет or of detention by the court, ment in hospital as an in-patient exclusive of the time of treata period not exceeding two days, summons or other process for civil court in obedience to (u) to attend to a criminal or

periods as he may think proper tor such purposes and for such or of detention by the court, ment in dospital as an in-patient exclusive of the time of treatfor a period not exceeding 7 days, trict Magistrate to grant passes has been suthorised by the Disany other purpose for which he period not exceeding 14 days for tor the above purposes for offence,

քցյոթց բեցգ առութը **՝** absence from head-quarters, the the flukhtiarkar or, in his (d) the taluka magnetrate, viz.,

egistered person resides,

authorised by

соми от мівев и мысь све

the police post nearest to the

Magnetrate) officer in charge of

Ропсо ĮΟ Superintendent quersissy Sub-Divisional Magnetrate 10 Police or Supermtendent of trict Magistrate, the District when authorised by the Dis-(o) the District Magistrate, and

as the residence of the enminal tide, in which such person may de, or may de supposed to de.

Any Magistrate may exercise the authority on deing empowered either

specially or generally by the District Magistrate

TVIII The District Magistrate or the District Superintendent or Police may empower any of his subordinates, not below the rank of second class Head Constable of Police, by a written order, to enter and imappert from time to time as he deems ht, or on a particular occasion, any house, building, tent or enclosure, being within the village or limits presended for the residence of the criminal tribe in which a registered person may be, or may reasonably, be supposed to be, and to report the result

of such inspection.

Maystrate may decide that any wall, hedge palizade step, ramp, stochade, tree, ditch, opening or most which surrounds, or is in proximity to, the residence of a registered person, or which isolates or divides the quarter of any village or

Vide notification Xo 1202, daved the 12th Mar 1960, at page 608, Sind Official General, dated the 17th May 1960

town chiefly inhabited by registered persons, is a contivance for enabling the residence therein to conceal stolen property or to leave the place or residence without permission, and may duest the removal of any such continuance for the said purpose from any house owned or occupied by a registered person or persons

The District Magistrate shall not erase or order the erasure of the

Taler sub-sec. name of a registered person unless and until such

Examinal tribe to which he was alleged to belong $\frac{1}{2}$

If the District Magistrate is satisfied that such registered person does not belong, to such criminal tribe to which he was alleged to belong, and that he is not a member of any registered tribe, he shall order the name of such that he is not a passed

or such person to be erased. \overline{XX}

XXI Whenever it is intended by the District Magistrate to issue such an order, intimation of such intention shall first be given to the District Superintendents of Police, who shall state any objection which he may have to advance, and the District Magistrate shall not proceed to issue such an order without having previously considered such objection.

XXII. If a person whose name has been erased from the register under rule XX, is again found to have become a member of a criminal tribe, his name may be brought again upon the register, in which case the

procedure prescribed in section 7 of the Act shall be followed.

ZZIII. On an order being passed, under section 12 of the Act, for Under section 13, for the removal

20 (1) of any tribe, the District Superintendent of

Police shall cause to be served, in the manner prescribed in the Crimmal Procedure Code for the service of summonses, on each person concerned a notice stating the servicement in which he is to reside or the place of residence to which he is to be removed, as the case may

writing which of the inmates shall be in class B, all other inmates shall

be in class A

in the settlement, and in it shall be entered from time to time by the A regreter to be called the " Work Regreter" shall be maintained

(a) in the case of each class A inmate, the name of the zamindar to

(b) in the case of each class B inmate, the work appointed for him whom he is assigned and the area in which he is required to work,

being a work authorised under rule VIII

shall be employed on any of the works referred to in rule VLL class A mmates are not fully occupied, he shall order that the mmates of work, or the cessation of agricultural operations, or any other cause, any time it shall appear to the settlement officer that owing to deficiency the produce, the decision of the District Magistrate shall be final. District Magistrate In case of any dispute as to the inmate's share of trate, the batar shall be made in the presence of an officer appointed by the When required by the District Magisterms prevaling in the locality District Magistrate may prescribe, and which shall ordinarily be the bator whom they are assigned by the District Magistrate on such terms as the Olasa A inmates shall be employed as hans by the zamindars to

of water courses, clearing, cutting and collecting wood, carpentiff, or works, viz, cultivation grazing, canal clearance, or clearance of excavation Class Binmates shall be employed on one or other of the following

any other work from time to time authorised by the Commissioner in

Puis

hours a day week on the appointed work. The hours of work shall not exceed nine settlement mapector to be ill, to work for not less than six days in each order of a settlement officer or unless certified by a medical officer or a Class B inmates are required, unless exempted by a written $\Pi\Pi$

possible by precework, at the rates prevailing in the locality for a work The system of payment for class B inmates shall be as far as

of a similar description

such a manner as to be readily visible, such hadge as the District Magis-Every inmate shall, whenever he leaves the settlement, wear in

Any settlement officer or settlement inspector may at any time trate may prescribe

No mmate shall assault or use criminal force to, or insulting or enter and inspect the residence of any inmate.

or inapector, or any person employed in the settlement threatening language to, another immate, or to any settlement officer

No class B maste shall wilfully disable himself for labour, at once report the fact to the officer in charge of the nearest police post the same settlement attempts to hold a conversation with him he shall an inmate of the same settlement, and it any Lur not an inmate of No inmate shall hold any conversion with any Lur who is not

or shall be wilfully idle at, or negligent at, or shall mismange, his

appointed nork

069

ENVOLVENTS APPLYING TO BOMBAY

Criminal Tribos | Prevention of Sedi-Prevention of Seditious disetings

XV The Commissioner in Sind may at any time order the discharge

of any unnate of a settlement on the following terms —

criminal tribe to naich he belongs has been settled, or

(b) that he shall be of good conduct, or

(c) that he shall report himself to such person and at such times as

the District Magistrate shall require, or (d) that he shall comply n ith the second and third of these conditions

BEFAULION OF SEDITIOUS MEETINGS ORDER UNDER ACT X OF 1911

APPLYING THE ACT TO SIND

G of I, Home Dept, Political Noin No 739, 29th Apr 1919, republished in Goil Noin No 3519, J D, 6th May 1919, republished in Goil Noin July, Pi 1, p 1107

In pursuance of section 1, sub-section (2), of the Prevention of Seditious Meetings Act, 1911 (X of 1911), the Governor General in Council is pleased to notify that the said Act shall have operation in Sind

OKDEKS ONDER VCT XVII OF 1911

TAAADAIA

OUSTOMS-OFFICER AND CUSTOMS-COLLECTOR THERRAT
AND APPOINTING THE CHIEF CUSTOMS AUTHORITY THE CHIRP
DECLARING THE AERODROME AT KARACHI TO BE A CUSTOMS AERODROME

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G of I, Commerce and Industry Dept, Noin No 68-6 A, 31st Jan 1920, Bt. I, p. 359

In exercise of the powers conferred by rule 53 of the Indian Aircraft Rules, 1920, the Governor General in Council is pleased —

(a) to declare the aerodrome at Karachi to be a customs aerodrome, ad

(b) to appoint the chief customs suthority, the chief customs-officer and the customs collector for the time being appointed for the port of Karachi under the Sea Customs Act, 1878 (VIII of 1878), to be respectively the chief customs authority, the chief customs officer and customs collectors for the purposes of the said rules at the said customs acrodrome

PRESCRIBING THE FORM OF THE REPORT

Noin No Cus-225-A, Chief Cusioms Authority for the Port of Karachi, 26th Feb 1920, S. G., 1920, Pt I, p 460

In electise of the powers conferred by rule 56 (2) (a) of the Indian Autoraft Rules, 1920, the Chief Customs Authority for the Port of Karachi hereby directs that the report prescribed in the above cited rule shall be in the form appended hereto

ARRIVAL REPORT

Karachi Gustoms Lerodrome

within 24 hours of arrival 56 (2) of the Indian Aircraft Rules, 1920, to fill up the following form The person in charge of an aircraft just arrived is required, under rule

Chief Collector of Customs in Sind

Name of aircraft

Alreislt at

7 Type of aircraft and marks

દ Colours or nationality

Name of person in charge Ŧ

From what place did the arreraft begin. g

her present journey to Karachi?

Agents in India, if any L Date of departure 9

Owner's name and address 8

6

the baggage belonging to each Mumber and name of personnel and

Person in charge

*(2) Last of passengers and their Signed by the proper officer of (I) Log book Please attach hereto-

goods and stores on board departure for British India *(3) Manifest and declaration of Customs at the aerodrome of Daggage Daggage

192

Ревуодите Опсот Inspector

DIRECTING THAT THE APPLICATION FOR OLEARANCE

PRESCRIBING THE MANIFEST AND DECLARATION FORM FORM ,, b., SEL OUT IN SCHEDULE VI APPENDED TO THE RULES AND SHVIT BE IN

Karachi, 26th Feb 1920, S G, 1920, Pt I, p 461 No Cus-255-B, Chief Customs Authority for the Port of

by the rule above cited shall be in Form "P" set out in Schedule VI directs that the application for clearance required to be made in duplicate Rules, 1920, the Chief Customs Authority for the Port of Karachi hereby In exercise of the powers conferred by rule 57 (2) of the Indian Aircraft

He also directs that if the aircraft carries any goods a manifest and appended to the above-cited rules

Customs Collector at the Customs aerodrome by the person in charge declaration in duplicate in the following form shall be presented to the

of the aircraft

EXPORT GENERAL MANIFEST

cojonta' to Reteon in charge mager (name, type and marks) Of all goods exported per arreraft

Javinia lo stud to the Customs officer on duty at the accodrome within 24 hours N B -It no doouments so signed are on board they should be propared on arrival

Customs 192		nehi, ef Collec	ł				Clerk	broH
se above stated se	ts of tl re truly gradO a	content nifest ar erson n	oilt inni T	enoten Vab	,	M mort all	ed outh was nie 192 est Clerk	Aerodro ol
		ı		1	ogna)		;	
вЯтвиоУІ	ຊາຍແ ດ ວິ ວ່າແ	810ПЛотв	շոլոչ	स्तिम् Jo ट्राप्तिसम्	lo mon	19dmuX baid bar doig 10 Paga	denticat And et (1) bus toluni to oth lid Ludgule	edanl bun dunn en

DIRECTIVE THAT CERTAIN GOODS INPORTED BY AN AIRORART SHALL NOT NEW UNLINE THE CUSTOMS ALROPROME AT LARACHI, EXCEPT WITH THE PERVISSION OF THE CUSTOMS COLLECTOR

Noin No Cus -225 C, Chief Customs Authority for the Port of Katachi, 26th Feb 1920, S G, 1920, Pt I, p. 461

In excitise of the powers conferred by rule 58 (1) of the Indian Aircraft Hules, 1920, the Clust Customs Authority for the Port of Karachi hereby directs that no goods, except personal buggage, imported by an aircraft arriving at the Customs aerodrome at Karachi shall, except with the permission of the Customs Collector, be imbanded therefrom except between suitise and sunset

PROHIBITING, ABSOLUTELY THE MAVIGATION OF AIRSHIPS, OTHER THAN

THOSE BFLOAGING TO THE BRITISH MILITARY OR NAVAL AUTHORITIES

OVER THE AAVIGATION OF AIRSHIPS, OTHER THAN

Noin No 4657, J D, 25th June 1911, B G, 1914, Pt. I, p 1477

In exercise of the powers conferred by section 7 of the Indian Airships No. 7998, dated the Act, 1911 (XVII of 1911), and in supersession of No. 5711, dated the Department noted in the margin, the Governor in Ochmeil is pleased to prohibit absolutely the navi
No. 4070, dated the Council is pleased to prohibit absolutely the naviSid July 1913

gation of airships, other than those belonging gaid July 1913

to the British Military or Naval Authorities, over the areas specified

(I) Within a radius of three miles from the centre of the Lansdowne

puig ui

- (2) Within a radius of three miles from the centre of the bridge over
- the Indus between Kotri and Gidu Bandar
 (3) Within a radius of five miles from the lighthouse at Manora
- (4) Within a radius of three miles from the centre of the Tapti
- (5) Within a radius of five miles from the Taj Mahal Hotel, Bombay (6) Within a radius of three miles from the central point of the Kirkee
- γιεθυεί αυτί Αππιμισίου Γίας στης Το γισμία ε τάμμα οι τρίθε πίθες του ταθ σθατεί φοίατοι της τ
- (7) Within a radius of five miles from Jebel Sham Sham, Aden

ORDERS UNDER ACT IV OF 1912

LUNACY

AREAS IN WHICH RECEPTION ORDERS TO BE MADE

Tozz d'i 11 'gigi' B d'gigi 1819' B d'ioil on uion

In exercise of the powers conferred by sub-section (4) of section 5 of the Indian Lunacy Act, 1912 (IV of 1912), the Governor in Council is pleased to declare the local areas included in the following municipal districts to be the areas in which reception orders may be made—

		Assik
Lacobabad	ррагиот	Dhuha
Larkhana	Bilapur	ៗទង្គ្រិច១រ
Sukkur	Belgaum	Ahmednagar
Hyderabad	Sholapur	Thans
Кагасы	угусош Бегр	grat
Ramagn	Satara	Godhra
RedilA	Poona Suburban	Kaira
Karwar	Poona City	Ahmedabad

VISITORS OF LUNATIC ASYLUMS

Noin G D, bih Aug 1868, B G, 1868, Pt I, p 761, as amended by Noin G D, 5th Agg, G D, 28th 1, p 761, as amended

In supersession of previous orders, the Right Honourable the Governor in Council is pleased to appoint under section 2 of Act XXXVI of 1858, the following officers to be Visitors of the Lunatic Asylums hereinaffer specified—

2 The Inspector General of Jails (now Prisons) is, by the aforesaid section, a Visitor of all the Asylums within the Presidency

3 The Inspector-General, Indian Medical Department* and the Commissioners of Revenue and Police† shall be Visitors of all Lunatic Asylums within their respective jurisdictions

(1) The Deputy Inspector General, Indian Medical Department, uonpopspoqopnuy; tyc - Ըստաստական ्राध्यक्षक (एगराव्य (() The Judge of Ahmedrbid (7) The Collector of Almedabad (1)- ապնչ The stothers of or errothor gurnothor off the Ahmedabed VARVOR OT DZILITAY ST/ (PT) NOWBAY [forung

* noisered Disconsist

(7) The Supermeendent of Pobes, Thursdabad

(b) The mor Whiter Medical Officer of Her Migraty's Home or

- similar ingrand out to exorest of or exorting angulated of P balt bound. In exercise at thind it ad

TREATER (4) AND STREET AND TREET AND

या ग्यापत १० भ्रहेमा भए (१)

(1) The Deput Inspector beneal, Indian Medical Department, Poona

Dreision, and Southern Maratha Circle.

(5) The Superintendent of Police Dhirrar

† multer anadaral od to cron of (6)

my 4. ist intor Deputy Collector to net us Visitor in his place Collector and Migistrate, if unavoidably absent, may authorize

KULLS, TAUT 40 SHOTISTY DVITYIOHS OF THAT ASLLUM OIT VING THE CONTACT IN HANGIR ASSECTATION LUNATICS AT HEDERABLE,

Note of the field that the contract of the state of the s

Hyder thid, in Sind, has been formully opened, and that the following for general information, that Councy Jehangar Asylum for Lunatics at The Bight Honourable the Governor in Council is pleased to notify,

- mulyel out to even appointed Visitors of the Leylun -

The Civil Surgeon of Hyderabad The Collector and Magistrate of Hyderichad

The Deputy Collector and Magnetrale of Schuan The Full Poner (now First Class) Ingustrate of Hyderabad

The Full Poner (now First Class) Magistrates in the Hyderabad The Civil Surgeon of Kotri

The Judicial Commissioner in Suid אוייבערבי הג סעוכוס

The Deputy Inspector General of Hospitals, Indian Medical Depart-The District Superintendent of Police, Hydernhad

any Arsistant of Deputy Collector to act as Visitor in his place The Collector or Migherate, it may ordably absent, may authorize

¹⁷⁸¹ at bodstloda saw mulgsh sail 1 bodeiloda and conia cent etnominioqua cent .

PLACES TO BE A VISITOR OF THE LUNATIC ASYLUM THERD —

bsdsbemdA

Note No 2481, G D, 17th June 1895, B G, 1895, Pt I, p 709

His Excellency the Governor in Council is pleased to appoint, under section 2 of Act XXXVI of 1858, the Superintendent of the Central Prison, Ahmedabad, to be a Visitor of the Lunatic Asylum, Ahmedabad

Hyderabad

Note No 2962, G D, 17th July 1895, B G, 1895, Pt I, p 798

His Excellency the Governor in Council is pleased to appoint, under section 2 of Act XXXVI of 1858, the Superintendent of the Central Prison, Hyderabad, to be a Visitor of the Lunatic Asylum, Hyderabad

--- TA SMULYSA OF LUNATIO ASYLUMS AT

Colaba, Ahmedabad and Poona

Now No 3979, G D, 13th Nov 1891, B G, 1891, Pt I, p 921

His Excellency the Governor in Council is pleased to appoint, under sections II and III of the Lunatic Asylums Act XXXVI of 1858, the following officers to be Visitors of the Lunatic Asylums specified opposite their names —

Designation of Official Namo of Lunatio Asylum
Superintendent, House of Correction, Bombay Xolaba (Bombay)
Superintendent, Common Jail, Bombay Asylum
Superintendent, District Jail, Ahmedabad * Ahmedabad Asylum
Superintendent, Central Jail, Yerayda Poona Asylum

Notn No 3247, G D, 22nd June 1903, B G, 1903, Pt I, p 811
In supersession of previous orders, His Excellency the Governor in Council is pleased to appoint, under sections II and III of the Lunatic Asylums Act XXXVI of 1858, the following officers and gentlemen to be

Visitors of the Ahmedabad Lunatic Asylum —

1 The Collector of Ahmedabad 2 The Assistant Collector, Dashaoi 3 The Assistant Collector, Dashaoi

3 The Sessions Judge, Ahmedabad
4 The Assistant Sessions Judge, Ahmedabad

5 The Officer Commanding the Station 6 The Senior Medical Officer, or in his absence an officer

deputed by him

7. The Superintendent of Police

8. The Superintendent of Police

8 The Superintendent of the Central Pirson, Sabarmati 9 The City Magnetrate, Ahmedabad

* This appointment has since been abolished to the appointment of certain gentlemen by name, as visitors of the Lunatic Asylum

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men by this portion is omitted in it related to the appointment of certain souther many by name is relating a men by the formula of the form Superon, Countdas Poppal Zauro General Bospital Bombas to boar ections II and III of the Lamette Istlinus Let XXXII of 1858, the

the Excellence the Governor in Council is pleased to appoint ander

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to the Surgeon-General with the Government of Bombay Visitor of the Lunatic Asylum, Colaba, in place of the Personal Assistant

Dharwar

(I) Officer Commanding the Station and (2) the Senior Military Medical following officers of the Lunatic Asylum, Dharwar, in the place of the sections II and III of the Lunatic Asylums Act XXXVI of 1858, the His Excellency the Governor in Council is pleased to appoint, under Noin No 2993, G D, 28th Sept 1887, B G, 1887, Pt. I, p. 828

Officer of the British Service, who have left the Station —

The Assistant Collector of the Taluka

Тре Ехеспыче Епепест, Dhaiwar

Surgeon, Dharwar, to be a Visitor of the Lunatic Asylum at that Station sections II and III of the Lunatic Asylums Act XXXVI of 1858, the Civil His Excellency the Governor in Council is pleased to appoint, under Noin No 1012, G D, 28th Mar 1888, B G, 1888, Pt I, P 304

me officers to be additional Visitors of the Lunatic Asylum, Dharwar sections II and III of the Lunatic Asylums Act XXXVI of 1858, the follow-His Excellency the Governor in Council is pleased to appoint, under IGI q,1 19 2981, H & 2882, B d, 1892, Pt I, p 151

The Huzur Deputy Collector, Dharwar The Principal of the Training College, Dharwar, and

amended by Noin No 2937, G D, 17th May 1906 Noin No 1377, G D, Sih Mar 1906, B G, 1906, Pt I, p 327, as

following officers to be Visitors of the Lunatic Asylum, Dharwar, in sections II and III of the Lunatic Asylums Act XXXVI of 1858, the His Excellency the Governor in Council is pleased to appoint, under

The Chaplain of Dharwar The Joint Judge and the Assistant Judge, Dharwar addition to the present Visitors ---

Naupada (Thana District).

tollowing officers and gentlemen to be Visitors of the Marotandas sections II and III of the Lunatic Asylums Act XXXVI of 1858, the His Excellency the Governor in Council is pleased to appoint, under Noin No 1301, G D, 5th Mar 1902, B G, 1902, Pt I, p 384

The Collector and District Magnetrate, Thans — abaquaM ,mulyaA ərtanııl aabvahbaM

The First Assistant Collector and Magistrate, Thans The District and Sessions Judge, Thans

The District Superintendent of Police, Thana Ŧ

The Superntendent of Prison, Thans

following officers and gentlemen to be Visitors of the Lunatic Asylum,

The Collector and District Matnaguri

The Assistant Collector in charge of the Ratnagiri Taluka

The Executive Engineer, Rathagiri The Huzur Deputy Collector, Rathagiri

His Excellency the Governor in Council is pleased to appoint, under Sections II and III of the Lunatic Asylums Act, XXXVI of 1858, the Mamlatdar of the Ratnagiri Taluka to be a Visitor of the Lunatic Asylum, Ratnagiri Ratnagiri **

Notn No 1046, G D, 13th Mar 1889, B G, 1889, Pt I, p 212

His Excellency the Governor in Council is pleased to appoint, under Sections II and III of the Lunatic Asylums Act, XXXVI of 1858, the Superintendent of the School of Industry, Ratnagiri, to be a Visitor of the Lunatic Asylum, Ratnagiri

Noin No 2010, G. D., 13th Apr. 1897, B. G., 1897, Pt. I., p. 695 His Excellency the Governor in Council is pleased to appoint, under Sections II and III of the Lunatic Asylums Act of 1858, the President of the Rathaguri Municipality to be a Visitor of the Lunatic Asylum,

To g I Foreign Dept Noin Sanz 1904, B G, 1904, 1904, republished to g I for I god, republished to g I for I g I for I fo

In exercise of the powers conferred by—
(I) Section I7-A of the Indian Lunatic Asylums Act, 1858 (XXXVI)
of 1858), as applied to the areas mentioned below* by the Notification of the Government of India in the Foreign Department, Notification of the 4th February 1904, and

* The Hyderabad Residency Bazara, the Cantonment of Secunderabad (inclusive of the area formerly known as the "Contingent Station" of Bolarum), the cantonment of the area formerly known as the "Contingent Station") of Aurangabad, and the railway lands in the Erritones of His Highness the Mixm of Hyderabad (other than the railway lands in Berar and those referred to in the Mixm of the State of the Government of India in the Foreign Department No 4564 I, dated the 18th November 1891, and No 3244 I, dated the 26th August 1897)

(2) clause 4 (c) of the Indian (Foreign Jurisdiction) Order in Council, 1902, the Governor-General in Council is pleased—
(a) to appoint the Lunatic Asylums to which any Magnetiate or Judge Bombay Presidency to be asylums to which any Magnetiate or Judge exercising jurisdiction within the said areas may send lunatics, and

⁽a) This portion is omitted as it related to the appointment of certain gentlemen, by name, as visitors of the Lunatic Asylums

a lunatic in an asylum are necessary necessary, the Surgeon General, when arrangements for the reception of with the Superintendent, or, if asylum shall communicate direct authority making a reception order or an order for admission to any

Intimation to Superintendent that tunding of received And preseribed by Gos ernment, but, it destitute, they may be admitted free

(b) Voluntary boarders, whose means allow, shall pay at the rates

suitable accommodation is available the form to the Superntendent, who will admit him for treatment, if counter-igned by two of the official visitors. He should then submit tendent a form (Appendix I), which he will fill up and sign and have become a countary boarder in an asylum must obtain from the Superin-

. Idmission of Voluntary boarders - (a) Any person n ho wishes to make special provision for guarding the person detained by police officers (b) The Aigustrice of Commessioner of Police may at his discretion

and the facilities for skilled observation aradable in each case իով էս հւթորբուշուն շանիկոտ, the ուսաբ of accommodation and guarding, appropriate to the Algestrate or Commissioner of Police, regard demg sintable accommodation exists, or to a juil lock up, as may seem most which there is no assimiliable sear to a hospital or dispensary where detained for observation under section 16 of the Act in any district in

Defending of person under observation — (a) A person ordered to be Sir Councy Jelungir Lunatic Asylum, III derabad (Sind)

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gaval') Sixet and is Andbardas Lunitic Asylum, Saupada

Lumine Islam, thursdayd Court d Imetic Istling, Sorth Yerasda, Poona

ber on of my dr. from my part of the Bombay Presidency to tions in the Bombert Presidency for the reception and treatment of e tableshed by Government under section 54 of the Act at the following tractal belonging of toylune - Asylune linke been

because these papers are not ready the lunatic should not be allowed to remain in a civil hospital or lock-up Act cannot be forwarded at once, they should be furnished later, but the medical history sheet or other documents not prescribed by the duplicate of the order being also given to the escort It for any reason forwarded to the Superintendent of the saylum by registered post, a necessary or have a bearing on the lunatic's state of mind shall be of the medical witness, if taken, and any other papers that may be order, the medical history sheet in the form, Appendix III, the evidence early despatch of such lunatic with a suitable escort. The reception m an asylum, he shall arrange, in communication with the police, for the an order under section 14 or 15 of the Act for the detention of a lunatic Transfer and escore of lunatics—(1)When a Magistrate has made

II) immediately before despatch that he is fit to travel The originals officer or medical practitioner certifies in the prescribed form (Appendix (2) No lunatic shall be despatched to an asylum unless a medical

of such certificates shall be sent to the Superintendent of the asylum by

The Magistrate shall satisfy himself that the lunatic is provided

in the event of his decoming ill. officer in charge to take the lunatic to the nearest hospital for treatment purchase food for the lunatic on the journey, and shall matruct the He shall provide the escort with sufficient means to with sufficient clothing and bedding for his protection and comfort during

(4) A female lunatic shall always be accompanied by a female

attendant or relative, in addition to the police escort

shall be brought to the notice of the suthority or person concerned with every lunatic sent to the asylum Any defect or omission discovered other documents as may be from time to time prescribed accompany Supermtendent shall see that the documents detailed below and such Documents to accompany a lundine sent to an estimatio

a view to its prompt rechification ,—

placed under restraint upon petition-Documents to be forwarded by the Alagastrate in the case of a lunatic

(I) The reception order (Schedule I, Form 2, of the Act)

(2) The two medical certificates referred to in section 5 (1)

of particulars (Schedule I, Form I, of the Act) (4) The original application for a reception order, and statement

mental condition and history of the lunatic (4) If the case has been myestagated or sent up by the police, the

(Kule 5 (2) and Appendix Rullevert tol esemin to etsetimes A (c)

(TT

of Police in the case of a lunatic found mandering at large, a dangerou Documents to be forwarded by the Alagustrate or by the Commissioner

~ फिरारक्षी भा अधिक दिन — Innitie, or a lumatic not mider proper eard and control, or who is ernelly

(1) The reception order (Schedule I, Porm 5 of the Act)

(2) Learttheate from a medical otheer (Schedule I, Porm 3 of the

more importing police papers (or copiesthereof) bearing on the (1) If the caselias been investigated or sent up by the police, the (III zibnoqqA) doode groted harbour to myo boeiver oil? (2)

(Il zibraqqA ban (2) deluH) gilling (Rule5(2) and Appendix II) mental condition and history of the limatic

Procedure Code rend with section 21 of the Act lunitie sent to an asslam under section 166 or 171 of the Cramaal Documents to be forn itded by the Court in the case of a craminal

be considered by the presiding Indge to be most useful or of the Committing Magistrate's order, or of both, as may Sind, 1 copy either of the heads of the charge to the jury Sessions Court, or in the Court of the Judicial Commissioner of order of the Court Also, in any case tried by jury in a (1) A copy of the judgment, or where there is no judgment, of the

(Ill ribusqqA) doade ytotaid landam to mrot basiver off (2)

on the mental condition and instory of the lumatic more important of the police pupers (or copies therof) bearing (3) If the cuse has been mirestigated or sent up by the police, the

[II subanggh ban (2) d sluff] gaille rest tol esenth to established. (4)

a fail to an asylum under section 30 (1) of the Prisoners Act, 1900 caro of a prisoner becoming meane while in Jail and deing transferred from Documents to be fornarded by the Superintendent of the sail in the

(I) The nominal roll of the prisoner

(3) The medical officer's certificate in the form prescribed (2) A copy of the natiant under which he is confined.

(1) The revised form of medical history sheet (Appendix III)

Superintendent of Jail (5) A copy of the judgment should also be supplied by the

meano British soldier sent by a medical officer under section 12 of the Documents to be formarded by the military authorities in the case of an

Documents preserbed by the military regulations

popers referred to in section 27, ofter communicating with the suthority pepers form erded to them with reference to my lumatic, other than the lune shall remed, as far as possible all important deficiencies in the Imendment of pupiers sent with lundies -Superintendents of asy-

certifying medical officers who signed the order for detention, reception or admission or with the

tendent, who shall endearour to arrange the time and date to meet the m each month to inspect the asylum, notice being given by the Supennofficial visitors, one of whom shall be a medical officer, shall be held once official visitors—(a) A meeting of at least three Monthly meeting

convenience of the visitors

for a substitute if unable to attend) he shall furnish an explanation to the When an official visitor fails to attend a monthly meeting (or arrange The substitute for a medical visitor must be a medical visitor the summons, it is his duty to provide a substitute from the official visitors' When an official viritor is unable to comply with before the meeting One notice shall be sent a neeh before and another 24 hours (b) The official visitors shall be summoned to the monthly meeting by

(c) A list of the official visitors shall be printed on the notice calling the Supermtendent for submission to the Surgeon General

with any remarks of visitors who may have visited the asylum since the shall be laid before the official visitors at their monthly meeting, together (b) All orders of Government relating to the management of asylums meeting

last meeting

record in the visitors' book any remarks he may wish to make Remarks by official visitors in visitors' dook — An official visitor shall

Superintendent with such comments as he considers necessary of such remarks shall be transmitted to the Surgeon General by the

Reports by official visitors on criminal lunalics — When the official

be safely discharged, a certified copy of their statement shall be forwarded of making his defence, they shall at the same time state whether he may certify under section 473 of the said Code that a crimmal lunatic is capable When the official visitors report in the manner prescribed in rule II Government, through the Superintendent who shall forward with it a certificate shall be forwarded to the Magistrate or Court concerned or to criminal lunatic detained under the said code may be discharged, their Criminal Procedure Code is capable of making his defence or that a visitors certify that a criminal lunatic detained under section 466 of the

Remondland discharge of criminal lunalics detained under chapter 34 by the Superintendent to the trying court

proposed to deal with under section 475 or 475 of the Criminal Procedure When a report is submitted with reference to a lunatic whom it is and shall state his opinion as to the safety of the proposed procedure regarding his mental attitude while under observation in the asylum, detailing the chief events in his history, recorded opinions with dates Appendix IV accompanied by an abstract from the asylum case book as the case may be, the medical history sheet of the lunatic in the form of ward therewith to the Magnetrate or Court concerned or to Government, the provisions of Chapter 34 of the Criminal Procedure Code, shall forthe report of the visitors on the case of a criminal lunatic detained under of the Criminal Procedure Gode —A Superintendent submitting for orders

Gozemment consider necessary, submit his recommendations to such limitic may be transferred shall, ufter such period of observation The Supermeendent of the Central Limitic Asylum to which the lumitic be transferred for further observation to a Central Limitic elements of difficulty, he may, when submitting his report, advise that then itinto of the etime for which the huntie has been detained, there are Supermtendant considers that, owing to the nature of the disease or to tor believing that it is safe to set the humitic at liberty, and when the Code, the Supermtendent shall also submit in the fullest detail his reasons

Supermitendent considers it incressiry that a lunatic prisoner should be Delention of a lunatic presence after expiril of sentence - When the he considers it safe to return the prisoner to juil to complete his sentence. of sound numb, a report in the manner presended in rule II as soon as section 30 of the Prisoners Act, 1900, whom he considers to have become submit to Government concerning any lumitic prisoner defanted under Memoral of lunatic prisoner—The Superintendent shall suo moto

of the sentence of the said lunatic prisoner the manner presembed in rule 11 not less than 21 days before the expiry det micd itter the completion of his sentence he shall submit a report in

Special reports on criminal lunalics delained under the Criminal

sein, a separate report being submitted in each case in the preseribed Crimmil Procedure Code on the 1st January and 1st July of each reports regarding criminal humites detained under the proxisions of the Procedure (od --(a) Superintendent shall submit special half-yearly

summarised therem mitted in the form prescribed, the reports on mairidual cases being (d) With these half-yearly reports an abstract statement shall be sub-

person detained in an asylum who has no means or relations to assist natelling expenses -- When a Discharge of distitle immates

place, a sum sufficient for his travelling expenses shall be given to him lum, is about to be discharged and has a long distance to go to his native

by the Superintendent of the aslum

unitary meanes they shall be disposed of maccordance with the multary meanes all documents received with them shall be filed. In the case of disclinings or death of immates other than eriminal limiaties or military Desposal of documents on descharge or death of emmate —On the

estol in enortalityst

Surgeon General and the Magistrate who authorised his detention. tion shall be made to the police authorities, and within 24 hours to the person received into an asylum an immediate report with a full descrip-Recape of an inmale report—In the event of the escape of a

maniteannee of minates of asylums at the following rates — Fees chargeable for maintenance - Rees will be charged for the

be interpreted according to the definition given in articles 38 of the (1) For the purposes of this rule the expression "salary" shall

Civil Service Regulations

tees of Rs 15 per dem mecome or salary in excess of the above amount, subject to a maximum additional annas 6 per diem for each complete Rs 50 per mensem of incomes or salaries of Rs 100 or less per mensem, and thereafter pay fees according to the following scale, viz, annas 6 per diem for dependent on him, shall, when admitted for treatment into an asylum, or more, or who is a member of the family of such person and actually 000,1 sH to exist of an annual income or salary of Rs 1,000

daily charge for accommodation in a private nard varying from (11) In addition to the fees prescribed by sub-rule (11) there will be a

Ra 5 to Ra 7 per diem. Special nursing will also be separately charged for at the rate of Rs 3 to Rs 5 according to the class of accommodation provided

(iv) The provisions of sub-rules (ii) and (iii) shall be subject to the

(b) Officers and soldiers of His Majesty's Regular Forces and Officers reave shall be the amount which he is actually drawing at the time purposes of this rule the salary of a Government servant who is on charged half the rates prescribed in rules (ii) and (iu) ance from any member of the medical staff of the asylum shall be (a) Government servants and other persons entitled to free attendfollowing exceptions —

of the Royal Indian Marine shall be charged at the rates prescribed

in the Army Regulations, India

into the asylum and the day of discharge therefrom shall both be treated For the purposes of their calculation the day of admission (v) The fees due from manates shall ordinarily be payable monthly

Pregnant inmate —It a female inmate is found to be pregnant sa complete days

family to make arrangements for her confinement outside the asylum, Whenever it is possible for her should be informed without delay family informed at once . If the fact becomes known later, her family when she is admitted, the fact should be noted in the case book and her

this course shall be followed

once be notified to the relatives or friends, if known, and also to the Death of an immite -On the death of an immate the fact should at ill, the fact should be at once notified to his relatives or friends if traceable Dangerous illness of an innite —If an innite decomes senously

Post-mortem examination —In cases in which suspicion has arisen authority by whom the lunatic was sent to the asylum.

information as to the nature or cause of insanity. The consent of the eramination may be made, if practicable, when it is likely to furnish order to make a post-mortem examination. In other cases a post-mortem se to the cause of death, the Superintendent should obtain a Magistrate's

Report of death of criminal lundic or lundic prisoner -A report relatives, if any, should first be obtained

ers Act, 1900, shall be submitted by the Superintendent of the asylum Chapter XXXIV of the Code of Criminal Procedure, 1898, or of the Prisonof the death of a person confined in an asylum under the provisions of

henders of the control of the contro Ilada esloitra sidadeiroq bua, elienotus so time tim, ten our vo vii 300 tene tim, ten our vo vii 300 tene tim, ten our vo vii 300 tenen our voi vii 300 tenen our voi vii 300 tenen our voi vii 300 tenen our voi vii 300 tenen our voi vii 300 tenen our voi brought to the naylum abult be entered Private Property of mannes — (a) and property belonging to an inmake property Book in which all property belonging to an inmake transfer property and make the property property and the manner of the property of the manner of the property Triale property of unitales of The Superintendent shall keep a Gringing To necessary thin that such that office through the Surgeon of the spirit and successful submitted through the surgeon of the submitted of the the state of the s sent home at the public expense Sie to notatings our on an anathronia to easie on enous our binness to bloode of bloode of state limite bin notestings for our binness to easie or enous or enous
or enous or Mighta show to bythem the to seed one anomalo to to story a ning a ning of the to seed one anomalo to to story and another of sold of the finds but notestings of another of builded to the often of the finds but notesting to the other most entire. If, however, the Superintendent deems and the first state of the frequency of the state of the mayon a mon through at manger of cashin to thoughou to the fight and the first of cashin to the first of the Deposed to the state of the sta the lunatic To Young myoung to the provide of the previous bistory of the previous bistory of the previous bistory of the previous bistory of the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the previous provided to the provided to th Samus to the control of the
control of the control namme anabhashus and manase munaan cinnand to the same anabhase and of munase dandarding in 10 usual seamen to the same anabhash to hope minister of a same of m camonar in ode anabhash to hope minister of a same of m camonar in ode anabhash to hope minister of a same of m camonar in ode anabhash to be same of a sam daurul Ilule Jubundung all nande lunderim endire The superingent in the presence of one of the upper staff. Bullian in Judent in withing ore minger in or crosser oran — cours, simply a crosser such to concern oran — course simply concerns or concerns If admitted, they will only be allowed they should be delivered to the parties concerned action committee of a construction of control of the control of th deuth to and but of cristial III — community and contract in the contract in t Mi de 19qqu odd 10 ono 10 omean gals in bur Andhumi the Superior seminal of the principle of the Superior of the
Superior of the S Hannes interview out mandle same than countries content count rollo de collet 101 nouceming lange of 18 11 in $t_{III} t_{III} t_{III}$ estimated to employ to each to each to employ the supplementation of the Super to each to the Super to each to the Super to each to the Super to the Authlieth bi of eil consequent eil in 10 the house manner on on the first of the house of the first of the house of the first of the house of the first of the house of the first of the house of the first of the house of the ho EDVIDAGE TO EDULIN TO ESTER / CAMPANTA TO EDULINE DE CHEST DE CHES multer off of noremula to offmun and minor et at anomalous in application and anomalous and mount in a simple and the contract of the
contract of the contract of the contract from the Superintendent or Deputy Superintendent and make well the transfer and the makes are concessed on the country of the transfer and the makes are concessed on the country of the transfer and the country of the transfer and the country of the c In this bodoomeon one of multicontest of stolets of note many of multicontest of stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of note many of the stolets of the sto and only inder the orders of the Superintendent It is nithin the Visital subsect of the thirt is the interior of the used its the thirty of the minite annie colemni Zin (aq-oot 10 oons one in 510 (anomite ed) to 1011 to observe an one of the interest of the int unde commu toqui q to cocraqe o antonia on the consignition in the consignition and an incommentation of the consideration of the consideration of the constant of the
constant of the constan

Hade Estanta 19qui q 10 esensque la minis salque sur que en que mante estaque la mante estaque la mante estaque la mante. curried out by the Superintendent Surveying total state one to server at he one in totals about the delib nood over editorial formed and an income of the first of the following only and the formed and the following only ad the fol Surgeon General, who shall dispose of the same after such effents FY ICLINE/12 INDIVING TO BONDAY

namates' account, penshable articles may be so disposed of at an period such articles shall be sold and the proceeds credited to the on discharge, if this takes place within a year. After the expiry of this

(c) Articles of value, gold, ellier rings, chains, watches, trinkets, etc., earlier date under the orders of the Superintendent

of the suthority nuch ordered his confinement The officer in charge orner's name thereon and may not be disposed of rathout the sanction shall be kept in the asylum office eafe in separate sealed packets with the

of the safe shall be responsible for these articles

Savings Bank to the account of innate's private money. (d) Money shall be lodged to the credit of the inmate in the Post Office

and the property shall be checked by such officers at the time of audit examined by the audit officers in the same nay as the public accounts, (e) The Prizate Property Book and the Prizate Money Account shall be

Private seriants — Immates may have private servants with the to wear his own clothes Clothing of inmakes —The Superintendent may permit any inmate

विषय १०३३ वाप spould as a rule be engaged by the Superntendent, and shall work under Superintendent's consent if they pay for them. These private servants

an umate to do any private nork, without the permesson of the Super-Employment of innates—No official of the asylum shall employ

Penally --Whoever commits a breach of rules 26, 27, 28, 29 and intendent

extend to fifty rupees 30 shall, on conviction by a magistrate, be pumishable with fine which may

Definitions —In these rules, unless there be something repugnant

m the subject of context-

(d) "Section" means a section of the Act (a) " Act" means the Indian Lunacy Act, 1912

(c) "Supermtendent" means the officer in charge of an asylum.

68 the Local Government under the Act (b) "Official Visitor" means any person appointed a visitor by

Short tille —These rules may be called the Bombay Lunacy Rules,

APPENDIX I.

(E slur sbiv)

(For Voluntary Boarders) APPLICATION FORM FOR RECEPTION

The Visitors,

Lunatic Asylum

Sus,

80L

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1551

the Superintendent,

Asylum, to receive me into hereby request that you will authorise

I hereby engage to pay the cost of maintenance in the to sub-section (1) of section 4 of the Indian Lunacy Act IV of 1912 the abovementioned institution as a voluntary boarder under the proviso

destitute and unable to defray the cost of my maintenance) per day (or 1 hereby declare that I am Asylum at the rate of Es

SIL,

Address

Signature of the applicant

Date

I hereby certify that I am willing to receive Mrs

. mulysA

Superintendent,

Date

Approved.

Approved

Signature of the Visitor

Date

Date

to travel from

(paugig)

rs in sufficiently good health, and in a fit state,

(name of the station) to the

Date

IN THE CASE OF LUNATICS SENT TO ASYLUMS CERTIFICATE OF FITUESS FOR TRANSFER AND CONDITION OF HEALTH (d slur sbil) APPENDIX II

Station

Signature of the Visitor

mulysA

accommodation for $\frac{him}{her}$ is available

for treatment as a voluntary boarder in the

Yours faithfully,

I beg to remain,

Medical Practitioner Medical Officer

604

(name)

tioner or medical officer N B —The certificate may be agned by any regratered medical practi-

tamatic Asylum at

Octaned that take banktroO

VEPENDIX III

bevised form of medical history shelf of lunatics

is supplied by the Police and the Medical Othicer without undue delay with the Committing Officer, who must see that the requisite information N B —The ultimate responsibility for the preparation of this form rests

Questions to be answered upon information supplied by the Police alone

- Name of patient in full and easte or ince I
- Name of patient's father

7

- Married or single or widowed 8
- Ŧ Condition of life and previous occupation (if any)
- g
- Place of birth and recent place of abode 9
- Whether any member of patient's family has been or is affected 8 Whether homeless or hyng with relatives ? L
- 6 with meanity
- Whether the attack is the first attack of insanity or not
- Age (if known) at onset of first attack 01
- Previous history and habitst and facts indicating insanity H
- Duration and nature of any previous attachs 71
- Supposed eause of meanity§ 13
- Duration of existing attack ħΙ
- Signature

Questions to be answered by the Aledical Officer alone

- 7 dratted to age ban 292
- Marks whereby the patient may be identified
- દ State of bodily health
- ₽ թչաքնաբ շուննել
- Supposed eleiting eause of present attack g
- L Whether subject to epulepsy or any other disease 9
- 8 Whether suieidal
- Whether dangerous to others

Signature

be stated * Here the name at village, palico station and district and length of residence should

t in this the made of life the patient led, his eanduct, reasons for suspecting meanity, † This deading shauld show the names and addresses at tha relatives or persons legally baund to maintain the lunatic (if any), and whether they are abla and willing to take charge of him art ta dear tha east of his manitenanea in the asylum and, if not, why nat

to other particulars which may be available hastory of any particular illness which may have helped to produce this condition of mind, his temperament at any habit of taking or smaking any drug should be mentioned in the case at eriminal lunatice, also the natura of the erime, tha detailed eircumstances seeing it was cammifted, how he came to be arrested by tha Polica and the secults of trial in addition to other particulars which may be available.

whether the patient is or is not suffering from any tubercular disease develapment shauld be entered. It is desirable that special mention be made as to \$ Whether he is addicted to any spirits or drugs, and it so, for how long he has been so addicted and what is that quantity habitally taken, whether has a member at any particular religious or palitical society ar nhether he suffered from loss at property, loss of relatives, domesta troubles, or ill health immediately before the attach. Ill that this, the general health at the patient as n ell as any abnormality at feature or descipants, the general health at the patient as n ell as any abnormality at feature or descipants.

VEPENDIX IV

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31 TO 31 OF THE ACT BUPCKIBLE UIL FORM OF DIPCHYRCE OF VALLERSON DADER SECTIONS

Noin No 122, G D , Ist Dec 1921, B G , 1921, Pt I, p 3169

bections if to it, inclusive, of the said Act, namely discharge of any person detained in tho asylum which may be made under to Bomb iv are ple ised to prescribe the following form of an order of section 91 of the Indian Lunas, Act, 1912 (IV of 1912), the Government In exercise of the powers conferred by chase (c) of sub section (1) of

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1912) a unproved שניפחורנות of the Indian Lunacy Act (IV of under section nus discharged from the asylum on by order of the this ast turn ou This is to certify that " ho "as admutted to

Superintendent, Lunatic Asylum

DPIEZIION VEE PROVIDED FOR BY SECTION 98 OF THE ACT RULES REGLING AND DETEXTION AND ASSECTION AND RESERVED FOR THE RECEPTION AND DETEXTION AND ASSECTION AND DETEXTION ASSECTION ASSECTION AND DETEXTION ASSECTION ASSEC

G of I, Foreign and Political Dept., No 568, 10th Mar 1920, republished in Gott Noin No 2283, P. D., 16th Mar 1920, B. G., 1920, Pl. I., p. 699, as amended by G. of I., Foreign and Political Dept., Noins No 1971-G., 21st Dec. 1921, and No 1282-479, 16th

In exercise of the powers conferred by section 99 of the Indian Linnacy Act, 1912 (IV of 1912), the Governor General in Council is pleased to make the following rules, regulating the procedure for the reception and detention in asylums in British India of linities whose reception and detention are provided for by section 98 of the said Act—

I All costs myolved by the detention of any lunatic, who is a subject of a State in India, shall be chargeable to the State concerned

2 In the event of non-pryment of sums due under the preceding rule on account of the detention of any lunatic, such lunatic shall be hable to discharge from the asylum, if three of the visitors of the asylum by order in writing so direct

Lan these detained under these rules, n ho are subjects of any of the States mentioned in the first column of the following Table, m by detained in the first column of the following Table, m by detained in the asylum, or one of the asylums, mentioned opposite thereto in

the second column —

TABLE

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PROVIDENT INSURANCE SOCIETIES BULES AND ORDERS UNDER ACT VOF 1912 Satlasua Khednada RuseV Dabha Surgana Taluhdars of Kotda Pitlia Sitapur Vanhia Khirasara Surag Sadul of Chhotila Desa Bhol of Anandpur JIVA Mensur of Anandpur kalpura Bpadna andurys yrondm prqv Lunatio Asylum at Alimed-Gadhla Lodhika Ratansingii Lodhika Dansınlır Inq Gavridad Котрата Jalia Dewam Vala Rukhad Loma Vala Giga Hipa of Sanala Ruba 66 Vala Manasia Mag Amra Vala of Lemi 46 Vala Bluma Valera 44 Vala Champral Jasa " Kotila Jaitmal Champraj 46 Kotila Umad Bliam Vala Jethsur Punja Estute Mame of As lum Name of State

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Noth No 5012, R D, 27th May 1912, B G, 1912,
Pt I, p 791

In exercise of the powers conferred by section 2, clause 9, of the Provident Insurance Secreties Act, 1912 (V of 1912), the Governor in Council is pleased to appoint the Registrar of Joint Stock Companies, Bombry, to perform the duties of the Registrar under the said Act in addition to his own duties

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                                                                                                                                                                                                                                                                                                                                                                                                                       Rules under section 24 of the Provident Insurance Societies Act, 1912
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Insurance Societies Act, 1912 (V of 1912), the Governor in Council is Council in exercise of the Act.

Insurance to the Act.
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                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                              1914, PROVIDENT INSURANOR SOOIETIES RULES, 1914
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Provident insurance
                                                                                                                                                                                                                                                                                                                                                                                                                    Provident
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spall apply to any society receiving such premium or contributions,

other life assurance business which is not subject to the provisions term, age or contingency, and the contingencies arising under any the payment of sums on a person or persons surviving a given

of the Indian Lafe Assurance Companies Act, 1912,

Bond Investment business,

etc, which is generally observed among the different communities as betrothal, circumcision, thread cerentonies, shaving of the head, provision for the expenses of any ceremonial occasion, such tailure of issue,

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unemployment or retirement from business,

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which is subject to and complies with the provisions of the Indian Provided always that the Act shall not apply to any society

The following fees shall be payable to the Registrar in cash or by Life Assurance Companies Act, 1912

postal money-order for matters transacted

under the Act --Registration fees

regration under this Act Indian Companies Act shall be exempt from payment of any fee for provided that a society which has been already registered under the (1) Regratiation of a society (section 6 of the Act), Rs 100

a ble for the amendment of more than one rule when such amendment Rs 5 provided that no more than a angle fee of Rs 5 shall be levi-(2) Registration of amendment of a rule (section 8 of the Act).

(1) No society subject to the Act, other than a society registered is intimated to the Registrar in the same communication

date of these rules, may register hereafter with a under the Indian Companies Act before the

having a name either the same as that of any existing society or other name in which the words " life assurance" or " life insurance" occur, or

the Vernacular of the district in which the office is situated provided outside of the office of the society, shall be displayed in English and in Act to be displayed in a conspicuous position in legible letters on the (2) The name of every society, which is required by section 12 of the company or so nearly resembling it as to be likely to lead to confusion.

In accordance with the provisions of Matters to be provided sufficient if the name of the society is displayed in English alone that in the case of offices of societies in the town of Bombay it will be

Schedule as are not already provided for in their rules, always date of these rules, for such of the matters mentioned in the attached (I) if already existing shall provide, within six months from the section 5 of the Act, every society, tor by the rules

shall not be altered to the detriment of the policy-holders subject to the condition that the terms of the then existing contracts

ho may extend that a longer period than six months should be allowed stances are such that a longer period than six months should be allowed.

(2) if not existing shall proxide in their rules botoro registration.

under the 1ct, for the matters mentioned in the said Schedule

A copy in English of the rules of the society and of the Schedule duly completed as there, shall, within fifteen days from the date of the adoption of the rules, be sent to the Registrar and should be must the Schedule in it be obtained from the Registrar and should be used on each occasion when pittienlies are being submitted in complainee on each occasion when pittienlies are being submitted in complainee with this rule. The copy of the rules or amended rules of a society required to be form reled in complaine with this rule and sections 6 and 5 of the 1et all not be accepted for registration unless it is certified to be correct copy and is signed by the Chamman or Managing Director is well as the Manager or one of the other responsible officers of the is well as the Manager or one of the other responsible officers of the

of (1) Int person who as an Actuary, investigates the financial and the financial an

Qualifications of tetu conclution of a society or signs valuation are and the library of received shall be either—

(1) 1 Pellon of the Institute of Letingres, London, or a Fellon

of the becults of seturies in Scotland, or,
(ii) where application is made by a society or by the Registrar

ind where, in the opinion of the Covernor in Council, special circumstances exist, —

done to to estimated, to obtained the to obtained, in (b)

Faculty of Actuaries, or Eachtarial Litonledge as the

Governor in Council may authorize to be employed to perform

the duties of an Actuary

(2) Every upplication by a society for permission to employ as an Actuary ing person other than a Fellow of the Institute or Eaculty of Actuaries shall state the work for the performance of number the application, is required, and the Covernor in Council, it he grants the application, shall cause a certificate to be issued to the society permitting, subject to buck conditions and restrictions as he thinks fit, the employment of the person mentioned in the application.

8 An Actuary, n hen investigating the financial condition of a society, shall cities satisfy hunself as to the beenracy of particulars of the particulars of particulars of the books or

required a certificate of the particulars extracted from the books or require a certificate of their acentacy from the Manager and one other required officer of the society

9 An Actuary, when investigating the financial condition of a society, shall comply with the requirements of the form Particulars to be given set forth in the Fourth and Fifth Schedules of in the report of Actuary

the Indian Late Assurance Companies Act, 1912, or as near thereto as encumstances will pornet, and in addition

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ciples which are contained in the statement required by the Fourth (a) whether the calculations are correct and made on the prin-

Schedule to the Indian Life Assurance Companies Act, 1912,

(c) whether he has obtained all the information and explanations (b) whether these principles have his approval,

(b) what adjustment was used in the valuation to allow for that he has required,

unequal incidence of the premium income, and for premiums payable

(e) the method by which both the ages at entry and the ages more often than once a year,

at valuation were arrived at,

(1) the rate at each age of the mortality assumed and of the

, bensulduq ton era annuity values used in the valuation where the tables employed

(9) whether all negative values were eliminated from the

(h) the reserve values held against polices effected at ages 20, valuation, and

30, 40 and 50 and which have been in force for 1, 2, 3, 4, 5, 10,

(1) Whole Life Assurances with premiums payable through-15 and 20 years, respectively, in respect of-

out life, Whole Life Assurances with premiums payable for

20 years ,

(1111) Endowment Assurances payable at age 60 or previous

Further particlars in one of the Society is such, in his opinion that no In the event of the Actuary finding that the finarcial condition death

policy-holders or of dividend to members, he shall state whether or not payment should be made either of bonus to of Insolvent Society

he finds the society to be solvent If he finds it to be insolvent-

(b) if he considers that the society cannot be made solvent as require to be made in the rates of premium for future entrants, as the amount so required, and whether or not any alteration would deficiency in the Funds If so, he shall state what, in his opinion, rea subscribed capital (whether paid or unpaid) to make good the be made solvent as regards existing contracts by the transfer of (a) he shall state whether he considers that the society could

were reduced proportions tely with the sum assured, and all subscribed be able to meet under such contracts, it all the premiuns thereunder proportion of the sum assured the society would, in his opinion, ed capital to the credit of the Funds in deficit, he shall state what regards existing contracts by the transfer of the whole of the subscrib-

II capital were fully paid up and transferred to such Funds

Act, may --regratary of a society under section 18 of the postpone order under sec Power of Registrar to The Regustrar, before cancelling the

to enable the unpaid subscribed capital, or a sufficient part thereof, (a) suspend further proceedings for such time as he thinks it,

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Provident Insurance } 1 ACTAEATS APPLIES TO BOMBAY
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to be called up for the purpose of nuclang good deficiencies in the

(b) consult to the society reducing the amount of its contracts

du guidina don ada nuiding up apon such terms and subject to such conditions as he thinks just

the law for the time being in force in British tentinod to nonribupat of the let in the case of a society subject to The Registrar shill not appoint a dinidator under section 19

If how a liquid stor has been appointed in terms of section. If of the individently to the registration of Companies Empanie let Weisend under Inden

Laquidator may reduce Let he may, if he thinks lit, reduce the amount

to be entitled to or interested in policies granted by such society Inditity of the society for ich preson appearing by the books of the society amount is here provided, the liquidator shall ascertain the value of the as any instead and and my in the contracts are not to be reduced in faul ferna terms on by each conditions as he such factors of each of the contracts of the ernami

The iccounts of every society more abject to audit in accordance alall give nexisten notice to such person of the value so ascertamed

registration of companies shall be sudifed in being in force in British India regarding the with the provisions of any law for the time

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prines 1ct, 1913 (VII of 1913), shall be regarded subsection (1) of section 111 of the Indian Com-Governor General in Council under the progiso to 15 (1) Members of Institutions or Associations notified by the recordings with thit him

tors under the let that to enote obtteno

insurance societies througout the presidency of Bon day, is quilified without certificate to audit the accounts of provident

cites in the appoint British Indea granted by other Local Govern-(VII of 1913), and of ' unicatricted' cortificates (that is to say, cortifiunder subsection (2) of section 111 of the Indian Companies Act, 1913 (2) Holders of Auditors. Certific the granted by the Governor in Council

fied to audit the accounts of provident maurance societies throughout the ments in exiteiso of the same statutory power shall be regarded as quali-

(3) In addition to the persons specified in clauses (1) and (2) the follow-Presidency of Bombay

or a Fellon or an Associate of the Enculty of Actuaries in Scotland nimely, a Pellon or an Associate of the Institute of Actuaries, London, ing persons may mudit the accounts of Provident Insurance Societies,

additional particulars in his report which let applies in east of acciding to the accounts of a society shall state the following particulary Indutional Every auditor auditing under the Act

investinents with the securities and other vouchers and is satis-(a) nhether or not be luss personally verified the whole of the

the notice of the members of policy-holders of the society (b) any other matters that he considers should be brought to fied as to their correctness,

the forms marked A, C and D appended to Form of accounts, etc Loss Account and Balance Sheet as prescribed The accounts shall consist of the Revenue Account, Profit and

as well as by the Manager or one of the other responsible officers of the these rules and signed by the Chairman or Managing Director (if any) ments shall be prepared each year in the following forms appended to If any of these omit to aga, the reason shall be stated. Other statethe society and by the Manager and one of the other responsible officers which is so prescribed. The Accounts shall be agned by all the directors of Revenue Account showing the transactions in respect of any business ed under the Act or the rules made thereunder shall not be shown in a on by it, but the transactions in respect of a class of business not prescrib-Account (precisely similar to form A) for any class of business carried these rules, but a society may, if it so desires, submit a separate Revenue

Form B—giving particulars of expenditure which has not been

charged as such

Form E-giving particulars of the relationship existing between

the lives assured and those effecting policies

Form F-giving particulars of the numbers of policies effected

Form G-showing the magnitude of the society's policy at different ages

Form H—giving particulars of the new dusiness each year соприясра

from the number of policies and the sums assured thereunder Form I—showing for each year the additions to and deductions

of the society of the number of policies that have gone off the books Form J—gramg particulars for each year since the formation

Enous reasons

arranged according to the duration of the policies tiorm K—showing the claims under dividing society business

Form L (1) & L (2)—grang examples of the sums pard in past

years under dividing society business

adapting them to the cucumstances of that society society, after those forms as regards that society for the purpose of The Registrar may, on the application and with the consent of a

Signing of accounts ger and one of the other responsible officers of The Chairman or Managing Director (if any) as well as the Mana-

resbou-Regustrar not no approval of anything it contains An The receipt of an annual return by the Regustrar implies balance sheet, abstracts or statements sent to the Regustrar the society shall sign all the accounts and

ment does not imply that a valid return has been made or indicate particular society have been received will be given, but the acknowledgpurporting to be the annual returns of a acknowledgment of the fact that documents 10 erplo

074 approval of anything that it contains

and the whole of the contingencies in in British India, the object of the Society (v)(a) The name and place of the Head Office provided for Wluch these matters are solur of united to be presended by the rules Mumber of the rules in provided for in the subjoined Schedule — The matters required to be prescribed by the rules of the society are ZCHEDNIF Derant Form A appended to these rules or as near thereto as erreumstances will herenfter, shall be maintained by the society in Reguster of other policies life assurance now in force, and of those issued A register or registers of all policies, other than those of ordinary appended to these rules or es near thereto us circumstances will permit shill be manutained by the society in Form M हमभावत् काम Register of Life Assur at any time whether or not they are now in force, tregister of all ordinary life assurance policies issued by a society (111) the dute at which any person ecised to be a member (11) the date at which each person was suffixed in the register מצברון וס אס בסמצוקרגון שא לצוון סמד לווס במעבר סל נמכון מוכמולבי, tinguishing e ich shire by its number, and of the amount paid or the members a statement of the shores held by each member, dis-(t) the mannes and addresses, and the occupations, if any, of — ह्यातामाचा प्रवासकातिक भाग्ना अन्यस्थाना companies shall keep in one or more books a register of its members, and British India relating to the registration of highler of members under the lan for the time boing in force in 23 Exert society haring a share expital and which is not registered and sent to the Registrar ind to all members and policy holders printed in English or the vernacular of the district ermannoob to Manner of Labbeation published under the Act it copies have been λ notice or other document shall be decorded to have been duly rative copic of the copic of herical required to be filed in the Hegistrar reasons therefor shall be annexed to the balance bounds not enthosed adopt them, extrement of the fact and of the If the general meeting before which the accounts are laid does not frietional part thereof required to be copied thereof on paymont of a fee of six innus for every lumbred nords or procure ecopy of any such document or a part egu umnəqq n tee of one inpee, and any person may ymbosqem to lo colura Descenting EGO I trar shall be open to inspection on payment of Documents required under the Act to be submitted to the Regis-

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16-007 H

Provident Insurance }

respect of which it will receive premiums

are provided for which these matters Aumbor of the rules in

rolur out ye bodinging of or bramper right.

benetits issured, especially as regards— (4) The conditions under which any policypusmess which a single person may hold different clies of Provident Insurance mazmum munber of policies under each

(a)

(a) to receive no payment, rgamet will entitle the police-holder મુંગ છે છે. માનું કહ્યા માટે છે છે. માટે માટે મુક્ત (1) քիշ բշուօժ, ոք ար, ժառուց տնուն քնշ ομή το είπε οι μετιτίες το απλ οι τησ

(q) to receive a reduced payment,

anteed ifter payment of premiums (2) iny id/ince or loin which is guit require to be stitted in the rule. मा ग्रमारम ह १४० के स्मारमाय मा

դեթ վենւարուցվ իչ կոն օր իս<u>վ</u>իչի ()) απλ. Βουοθές οι πρατονοί κυσ () tor a stated number of years,

(1) the exist method of division in the

(5) the niture of the evidence required e ise of dividing society business,

the insured amount is payable, ure exempt on the happening of which to prove birth, marringe, death or

(f) Disquilifications due to change of occupa-

(9) The length of notice to be given to tion, residence, or other specified cause

be restored to a policy-holder nhose under which the right to full benefit will or other contribution also, the conditions dnence of delay in paying any premium, a result of non-payment, also the consepolicy lapse or are modified in any way as of premum before the benefits under the policy-holders of any required plyment

(y)

(b)

(f)

bremmus without indility to payment of further (2) hept in force for a reduced benefit be (1) surrendered for a eash payment or (h) The terms under which any policy may

consequence of any payment being inade policy has been aftered in any way in

are provided for which these mattors Mumber of the rules m

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near of the society, and the method of disbursed for the expenses of managemining of contributions which may be meome of the society derived from pre-(o)firmun off do nortrogory off odrazery (0)

md-my other class of basiness which the been each e ich el 1-3 of provident menr meel apportioning the income and the expenses

ters token place time of division before any such division; debts due by the society existing at the thereof, provide for the payment of all: prictice divides in part of the finidal (p) In the case of a secrety which by rule or (d)society in its transact

trinsacted, and the receipts (less the in teapert of each class of business, recount of all receipts and disbursements! (b)(4) That every society shill keep a separater

and shall not be shown in the Balance funds of business which are so prescribed sopitate from the mizestments of the the rules made thereunder shall be kept business not prescribed under the Act or incestinents of any fund of a class of fund, but the rule shall provide that the from the investments of any other such riles in ide thereunder to be keptsep irate business prescribed under the Act or the investments of any find of a class of nothing in this cute shill require the omin obtadorqui m Provided that e irried to and form a separate fund with disbursements) of each class shall be

than meurance of that class, and shall not to a society carrying on no other business holders of that class as though it belonged absolutely the security of the policythereunder shall be aprill sami business preseribed under the Act or the (ι) (1) That a fund of any particular class of for the latter dusiness

Sheet (Form D appended to these rules)

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minder (The cults in 2012) which these matters with third for

Miller required to be precented by the rules

to hable for any contracts of the socnets of the socnets of the base been hable for which its would not have been hear only had the business of the socnets had she had shall not be applied, directly or induce the for any purposesother than these of the classical of the hamles are which the hamle is applied by

15% comagniod contineel, old neibul is prescribed by sections 8, 9 and 40 of the જન્માદ ભૂતા મન્દ્રાત પ્રાથમ માત્ર માત્ર ભાગ ભાગવાનું હતું or reduction of premium, except 14 the mount of aumuits or 25 x each payment addition to the sum essured or to the रिया १५ जन्मा स्वावाली कामधा*न्*य full sit of simod (at toll for its lift) to manned the not been been been of apply norther use any portion of the Thir business be transacted by the society in թարագ արդ է օպարան կար թառացու ud receptioned by an demons, and प्रमान्त रागान- न्या प्रनाताम् वर्षाम्यायाम् (F) (4) The proxision, it sug, made for the

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nitervals of not more than soven years there ifter and submit the returns to the Registrar in the form is preseribed by the Indian Lale Assurance Companies Act,

any socioty transcening oranical in a danc oranical millione transce choose which we transcent transcential in the choose

The rules shall the provide that

before the 1st January 1917

emongst policy-holders in chile tro-holders of the first line point and the first of the first of the first of the secret states a chile first of the (n)

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are provided for which these matters Mumber of the rules in

Matters required to be prescribed by the rules

thereof be sent to each member and to shall within one month from the date meeting passing such accounts or reports, copy of each resolution adopted at the рд грв востогу, гроу, говсергет мига а have been passed and the report adopted also prescribe that after the accounts be sent to the Registrar The rules shall resolution adopted at such meeting shall or other managing body, and of each rrotoerid and to port of the Directors statements and actuarial report (if any) ın the vernacular, ıfany, of such accounts, report) three copies in English, and one twelve months, in the case of an actuarial

(h)(y) That any member or policy-holder shall

cobieq words or part thereof required to ceeding six annas for every hundred or policy-holders at a charge not exwhich has been submitted to the members account, abstract, statement, or report, τρο 2001 οτα νιτρ υ cobλ οι υπλ φατε οι υπλ be entitled at any time to be furnished by

each policy-holder

Companies Act it be not registered under the Indian of voluntary winding up of the society if (z)The procedure to be followed in the event

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Form 1

(Referred to in Rillo 17)

19 (for all business prescribed under the Act of the fules Society for the year ending Recount of the

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Johnson and harring of at rolling	ill alle attended in a
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१भेतार amounts paid and received in respect of reassurances of the society's Note I —Itoms in this account to be not amounts after deduction of the

other classes of business transacted by the society class of such business separately from the premums and claims of the show in its accounts both the premium income and the claims of each Note 2 — Every society transacting dividing society dusiness shall

after the first year or other stated period, the premium income of that Note 3 —If any class of policy is not qualified for full benefits until

society having more than one qualifying period for any such dusiness the class will be separated accordingly in the above account. In the case of a

taken credit for in the balance sheet as an asset, the sum so deducted shall Note 4 — If any sum has b en deducted from the expenses account and premium income shall be shown separately for each qualifying period

treated as an asset at the time of any actuarial valuation made herethe expense was mourred, but in any case, the amount must not be off through the Revenue Account within his years from the date on which Account Any sum treated as an asset in this manner should be written be shown as in Form B which shall be submitted along with the Revenue

amount of commission on new business separately from commission on Note 5 -The society may, if it so desires, show in this account the after of the society's assets and labilities

renewal premiums

ROBIL B

(Referred to in Rule 17)

of business, etc Statement regarding preliminary expenses, extension

 $\mathbf{R}^{\mathbf{g}}$

Less amount written off during the year as per Revenue кечепие Ассоипт Addition thereto during the year not shown as expenditure in for the year ending pearing as assets in the Balance Sheet of the zociety not shown as expenditure in the Revenue Account, but aprelance at beginning of year of preliminary and other expenses

meantime shown as assets in the Balance Sheet not yet shown as expenditure in the Revenue Account but Balance at the end of year of preliminary and other expenses

Lotal

(2) Cost of furniture (I) Preliminary Expenses, etc.

write off the balance of --The society shall state what arrangements, if any, have been made to

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Profit and In a Lecount of the the year and in a lecount of the later profit and in a lecount of the later profit and in a lecount a secretarian of the completed by all society a secretarians.

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Кови D

(Referred to in Rule IT)

Balance sheet of the tor the classes of business prescribed under the ending 19 for the classes of business prescribed under the Act or the rules made thereunder which are transacted by the society.

	atseaA		Liabilities
FH		BH	Ha
	Morthages of property Loans on society s policies within their surrender value		Life Assurance Fund Livesturent Reserve Fund Fund Other Funderd Reserve Fund. Software Fund Other Funds Account
	Loans on personal security Other loans (to be specified)		(to be stated separa (to be stated separa Ac tely)
	Investments in Government securities of in other bonds, debontures stocks and shares (to be given in detail ince or if numerous the decalls may be stated on a schedule the total of the schedule flautes agreeing with the Balance Sheet flures		anns/esh req as edun'l latoT esto.I bna ikoti bna estancook. ta qa bleq lailqas steblodestede endiate/endiate janns/esh req as inst lo bue janns/esh req a inst lo bue janns/esh req a inst lo bue
	House property Branch and agency balances Outstanding premiums renewable outstanding interest dividends and tens?		Claims admitted or inclimated but not poid, as under — Life Assurance Life Assurance Lawrance Lawrance Lawrance
	Interest accrued but not payable		specified (to be)
	Cheques paid into Bank and in course of realization Cash on deposit with the Bank		Dubaces of the policy of the p
	Cash in hand or on current account with the Cash in hand or on current account. Other assets (to be specified)		(Such as awas owing by the scotety of such as sums borrowed by the scotety, commission due but unpaid surrender values outstanding to be stated se parately under each class of business)

* These sums are or have been included in the corresponding items in Form A.

Note I —The balance sheet must state how the values of the stock exchange securities are arrived at and a certificate must be appended, signed by the same persons as signed the balance sheet to the effect that in their belief the assets set forth in the balance sheet are in the aggregate in the value stated therein, less any investment reserve fund taken fully of the value stated therein, less any investment reserve fund taken

note scount

Note 2—A certificate must be appended hereto, signed by the same persons as signed the balance sheet and by the auditor, to the effect that no part of any fund has been applied directly or indirectly for any purpose other than the class of business to which it is applicable

Note 3 —Socioties liaving investments with any uncalled liability shall

state separately the full amount thereof

Note 4 —P reticulars must be given of all loans, uncluding temporary advances, except loans on policies nithin their surrender values, made at any time during the year to any director or officer of a society or to any other society in which any of the said directors or officers may hold the position either of director or of officer

Note 5 — Particulars must be given of all commission or other allowance dine of paid to any director or manager or other responsible officer of the

society in respect of now business procured

Note 6 —Particulars must be given of the balance of the abovementioned branch and agency balances and outstanding premiums, interest, dividends and rents rem uning unpaid at the date of the auditor's report

In the Revenue Accoust should be entered all the financial transactions of the society by nav of income and expenditure during the year niether such transletions have been completed by the actual receipt or

pyrment of eash, or are ontstanding at the end of the year

On the Income side of this account should appear the premiums for each different class of insurance, all entrance fees, fines and other sums due to the society during the year (whether received or not) under the several items provided in the forms—

end m betother be spirit to be the standard of the contesting the spirit when the spirit means a spirit means a spirit means and the spirit seek to the spirit means a spir

account, but only the gain or loss made on their reslication, which should appear as meome, if gain, and as expenditure, it loss

nound appear as meeting, it gain, and as expenditure, it tosses in tosses in the deposits in, or nathetravals from, Bank are to be brought

into this account

On the Expenditure side should appear all expenses mentred during the jear (whether paid or outstanding) under the several items provided in the form Bid debts, losses on Agents' balances should be shown as expenditure

No item can be included in the funds at the end of the year which was not included in the funds at the beginning of the year unless it is shown is an item of income of the year. Similarly no diminiution can be made in any of the funds in any jear without appearing as an item of expenditure.

in the Recenue Account for that year

The amount of each different fund at the beginning of the year should be the same amount which n as stated in the Revenue Account of the society's last return as the amount of those funds at the end of the

If the balance of any account shown in the previous return be found incorrect, the corrected balance should be brought forward in the next return, and an explanation of the difference given on the form itself

On the Labilities (or left-hand) side of the Balance Sheer there should be brought from the Revenue Account the amounts of the Funds at the end of the year, as indicated on the form, and the particulars stated of any debts incurred on behalf of the society, each (if any) due by the

6I

at the end of the year society, and any other liabilities inclirted by it which may be outstanding

ments together with the cash in hand and any other assets of the society. On the Assets (or right-hand) side should be shown the society's invest-

Amongst such other assets will be, for instance—

branch and agency balances,

outstanding premiums,

outstanding interest,

cheques paid into bank and in course of realisation , eldayaq ton tud beurosa taeretm

year's Revenue Account as "Amount of Funds at the beginning of the Account, as they have already been included in the amount shown in that de included smongst the premiums, interest or cash in the Revenue main, be received during the next financial year, but they must not again The amounts of these items shown in the balance sheet will, in the

will be decreased accordingly mill have to be written off through the Revenue Account and the funds The amount of those not realized an asset may never be paid at all Some of these outstanding items which have been taken credit for as

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(Referred to in Rule IT)

assured and those effecting policies Graing particulars of the relationship existing between TWO IIVES

society for the year ending

Submitted by the

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FORM G

(Referred to in Rule 17)

Showing the magnitude of the Society's Policy contracts

g ell society for the year ending 61 Submitted by the

life under a Policy or policies issued after the commencement Largest amount of annucy paid during the year on any one

of the Act, namely, 18th March 1912

during the year to pay in the same or in any future year on Largest amount of annuity which the society contracted

Largest amount at risk during the year on any one life under any one life

life assurance policies effected since the commencement of the

policies on any one life effected since the commencement taken to be received during the year under life assurance largest amount of "hole life premiums received or under-

Largest amount of premums received or undertaken to be of the Act

the premiums are payable for the following limited ance the commencement of the Act on any one the where received during the year under life assurance policies effected

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and so on up to the longest term inclusive

whether the insurance be under one or more policies pening of any one contingency connected with any one person, no matter Assurance was the largest sum mained during the year against the hap-What for each class of insurance business other than that of late

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lote—When the amount payable under a policy varies it shall for the purposes of elatements G, H and I be taken as assuming the amount of the maximum limit which it exceeds a such himit then the hand it exceeds a such himit then the largest amount definitely endertaken to be paid shall be entered in these statements.

Нови Н

(Referred to m Rule 17)

Greing particulars of the new dusiness each year suding

Submitted by the society for the year ending the year ending the year ending the year ending the year under review frammers effected during the year index review from the year in the year.		~~							
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olymic lawes and the state of t	}	212							
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Total new Insurances cilected during the year under review Single		Total				_· -			
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Submitted by the society for the year ending 19			Lotal now	у правилисся	otoolto	ւոր թə	(1 Bul	тэ С оц	T nuder roview
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 $[\]bullet$ See foot note to form G \bullet mith the total number shorts in forms E and F \dagger

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Гияоч

(Referred to in Rule 17)

society for the year ending

Showing for each year the additions to and deductions from the number of policies and the sums assured th reund r

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Submitted by the

If the amount of the sum payable in event of death in the first few months be ascertained by a different rule than for deaths occurring

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tor less than on) cor						
	Aller pa	λισευς ο	t premlum	oldoT I oM	Tablo 2 o.2	s on	Eto

Statement submitted by the claim a arising in the year ending under each class of dividing society, dusiness Minns arising in year by death of hie assured—

society, of

Showing the claims under dividing society distinces, arranged according

(Referred to in Rule 16)

И клоч

adoption of these rules

nouths after the close of the first frament year entered upon after the

2-bind older does of envery he given for each table under

	1						(c) numerics with the Bret) earthe (ompay) grant cd inveners of any line in the chiefurth cultation and the culture after)
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Torm policies extred	אסק ניונטניים	Aut Fiolaci	ential) chiutan collog to and total discob (d	(fairna b) death	19dmu/ Jalulen A Lonol al Lonal al Lonal al Lollor	1017dmu/ policity il bolocito in bolocito	tollog a why zeod
			no between the petween				

socioty up to the close of the year

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theny particulars for each year since the formation of the society, of varing particulars for each year since the formation of the society, of

(Referred to m Rule 17)

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Sociotics
Provident Insurance

LAACTVENTS APPLYING TO BOMBAY

later, the first column should be altered accordingly, so that the deaths may be ascertained during each period for which a different method of calculation applies. For instance, in the case of a secrety paying nothing in event of death before aix months premiums have been paid in the case of claims when aix but less than eleven months premiums have been paid, the first column would be shown as follows—

For less than six months

" six months but less than eleven months

eleven months but less than twelve months.

one year but less than two years

and so on.

A similar statement must be given of claims by marriage, by birth and under each other class of dividing society business undertaken by the society, and a reconcilement shown between the figures in such statements and the amounts shown in the Revenue Account

FORM L (1)

(Referred to in Rule IT)

Statement submitted by the Gompany up to the close of the year ending giving tropical examples of the sums paid under its dividing society policies usened under Table No on a claim occuring

Statement grang typical examples of the total sum (including all advances or further benefits no matter when paid) that would have been paid in past years under a policy if it had become a claim immediately after premiums had been paid for 1, 2, 3, 4 and 5 full years, respectively.

He, in each rest Zumber of years premiums paid prior to date of—				Financial vear in which claim occurred.		
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⁷⁴⁰being of which the policy money is payable
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existements in the sollowing form must be given by Life Assurance J / YCLNF/L3 / IBEKIPC TO BONBAY

iges it outry, pirticulits must be given separately for age at entry 40 If the utticulars required by the form of statement vary for different in schedule IV of the Indian Life Assurance Companies Act, 1912 tained by an actuarial valuation conducted in the manner provided for is the premiums are duly paid, can only vary as the result of bonus ascernot be held to policics mauring a fixed amount wluch, so long the premiums paid under each class in any specified period. This shall premium income et funds amongst the claim policies in proportion to either partly or nholly on the result of the division of any portion of the sum payible on the policy decoming a claim is not fixed, but defends

compinies for each clies of insurance under which the amount of the

policies are non obtainable according to the rules of the company is nell is for the connecst and for the oldest ages at entry for which

Particulars must be stated of the periods, if any, during which Policies Algarbrosst betarthr od flrw If the period of director be other than one cear the form of statement

becoming claims do not quality for full benefits

շբււշաշու շորաւ<u>ւ</u>ւշվ թչ էրշ⁻ (Referred to in Rule II) FORM L (2)

depended either partly or "holly on the result of the division of any nere made in past years under policies n'hich insured a sum which (including ill adrances or further benefits no matter when paid) that of the police contracts in force in past years and of the total payments 19, giving particulars of the terms Company up to the close of the year

bonus ascertained by an actuarial valuation conducted in the manner so long as the premiums are duly paid, can only vary as the result of This shall not be held to apply to policies insuring a hied amount "bich to the premiums pind under each class in any specified period portion of the premium meanic amongst the claim policies in proportion

7161 '49V provided for in Schedule IV of the Indian Late Assurance Companies

policy-holder quired to be made by the any other payment re-Particulars of entrance fee or each month Rs Amount of premium payable berrod Immted payable for a able when they are only "high premiums are payyears for Total number of (q)Age it entry (v)Class of msurance

since policies of this class were first isoued Terms in force and result of division of premium income in each year

adt an waasalta	1	1			· · ·	,
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	•				61	3rd Year up to
					61	Sud year up to
					61	de year up to
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⁽b) If the particulars required by the form of statement vary for different ages at entry, particulars must be given separately for age at entry 40 as well as for the joungest and for the oldest ages at entry for which policies are now obtainable according to the rules of the Company. probeging of a pich the policy model is prayable (a) Seate here, death, "survivance, or "marthing or whatever may do the contingency on the

If the period of division be other than one year the form of statement will be adjusted accordingly;

Provident Insurance {

\mount poid on withdrawal }

EXEMPTING THE G I P RAILWAY EMPLOYEES, DEATH BENEFIT FUND

Notn No 8250, R D, 10th Aug 1918, B G, 1918, Pt I, p 1664

In exercise of the power conferred by section 26 of the Provident Insurance Societies Act, 1912 (V of 1912), the Governor in Council is pleased to exempt the G I P Railway Employees' Death Benefit Fund from all the provisions of the said Act on the conditions that it is maintained for the benefit of the employees of the G I P Railway and that its accounts are audited and certified as correct by the Chief Auditor and Accountant of the Railway Company

ORDER ONDER VCL AI OR 1913

INDIAN LIFE ASSURANCE COMPANIES

APPOINTING THE REGISTRAR OF JOINT STOCK COMPANIES, BOMBAY, TO PERFORM THE DUTIES OF THE REGISTRAR UNDER THE ACT

Note No 5012-A, R D, 27th May 1912, B G, 1912, Pt 1, p 794
In exercise of the powers conferred by section 2, clause, 9, of the Indian
Life Assurance Companies Act, 1912 (VI of 1912), the Governor in Council
is pleased to appoint the Registrar of Joint Stock Companies, Bombay,
to perform the duties of the Registrar under the said Act in addition to
his own duties

ORDERS UNDER ACT VIII OF 1912

WILD BIRDS AND ANIMALS PROTECTION

IN THE PRESIDENCY PROPER AND SIND
APPLYING THE ACT TO CERTAIN KINDS OF WILD BIRDS AND ANIMALS

Noin No 4177-A, R D, 17th Apr 1916, B G, 1916, Pt I, p 785, as amended by Noin No 2975, Commr 17th Oa 1916, and No 3151, R D, 16th Nov 1920

In exercise of the powers conferred by sub-section (2) of section 2 of the Wild Buds and Animals Protection Act, 1912 (VIII of 1912), the Governor in Council is pleased to direct, in supersession of Government Motification No 2564* dated 19th March 1914, that the provisions of the said Act shall apply to the following kinds of wild buds or animals, which are not specified in the schedule appended to the said Act and which it is desirable to protect and preserve, namely —

IN THE PRESIDENCY PROPER

sbrid birds (a)

English names Scientific names
I Barbet, Common Indian Green Thereiceryx Zeylonicus
, Small Green Thereiceryx viridis
,, Crimson-breasted Xantholama malabarica
,, Crimson-throated Xantholama malabarica

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જ્યા પાપ્પ	"	Small	**	38
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lotems	атасплесития		Sun-bird,	61
em.	Cittocincla maci		Shama	81
	Pitta brachyura	प्रधा	Pitta Ind	LI
រនវៀនរ	Terpsiphone psr	Fly-catcher Indian		91
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arenana	Calendrella dukl	beot-trod2 suctrteed	Ortolan	ĞΙ
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डागुष्ठमुव	опавыт вивото		oul "	
	Oriolus kundoo	unp	^{,ιι} Ι	
	Orrolus indicus	grege-nubed		₽Į
	Aethiopsar fusci			
	Sturna malaban		- U	
erts	Acridotheres tri		υ ₀	
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thropygius		White-bellied		եւ 5[
_	Pericrocotus Il		'49vinila	ΙΙ
mound	Upupa indica	Indian (resident)		L L
	Opupa epopa	European (Migratory)		ΙO
smiono		Trush, White-throated		6
	Transition D	प्रगुक्त		0
gnestpv	Dissemina par	Larger Racket-	¢¢	8
-	Chibis hottento	Haur-crested	Οτουgο,	Ĺ
	Chloropsus jerde	Jerdon's	"	
		Bulbul		
abarica	Chloropsis mal	ns, Malabar or Green	Срјогође	9
cephalus	ургстория ражо	μ ce λ - μ e v qe q		
eojne		Vlute-browed	۱ '	
stral	Pychonotus gu	suby-throated		
	Iole icterica	Vellow-broπed		
		уолдгеги Код-мількегед		
	Molpastes leuc	Уілте-еягед		
	ment estenqiola	ladras Red-vented		
76688	Hypsipetes car	Southern-Indian Black	Bulbul	Ğ.
	Irena puella	d, Farry	երութ-իռ	Ŧ
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	louis	Yellow	66	
•	mm attebra	Little		
	Hots aumorod	Соштоп	mattiA	£
	Myctiorns ath	Blue-bearded	**	
	Merops philipp	Chestnut-headed	"	
	Merops viridis	Біле-ғадед	N 922-02-07	-
		ердизи пинез Вг., Соттоп Індіви		7
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Χ	ING IO BOVIBY	- } - } - }	nA bas ebil	Wild B

LOCAL RULES AND ORDERS UNDER { 1912, Act VIII-

Podiceps cristatus.	Grebe, Crested	L
Numemus arquata		9
Molpastes leucotia.	Bulbul, White-eared	•
Molpostes hamorrhous		g
Ardetta cumamomea	Bittern, Chestraut	
Ardetta sinemsis	Brittern, Tellow	
stunim ettebrk	Bittem, Little	
Botaurus stellans		Ŧ
Merops phihppinus	Bee-eater, Blue-tailed	,
Merops viridis		E
Sthirt agorald	Barbet, Crimson-breasted	7
Argys malcolmr. Xantholæma hæmotocephala	Babbler, Large Grey	·
Argra Candata	Babbler, Common	
. Argra earlu		
	Babbler, Jungle	I
Crateropus Canorus	Pohhh Tungle	L
Scientific папез		
	IN THE PROVIN	
	orests of Kanara and Belgaum	Į
Flephas mateus	phants (except elephants in the	EJG
	F Pl ¹ .11 (9)	
Preumant summartus		
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Chrysocolaptes gutticustatus	riablot) s'lladarT	
Chrysocolaptes festivus.	bedagd Jagla	
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- 0	-aarked Three-	
	-nablos nommon	
Brachypternus aurantus	Parlaced gaplos	
Mcroptemus gulans	20010H redefelf	
Lyngipicus hardwicku	" Indian Pigmy	
	Γ red.	
Laopicus mahrattensis	Yellow-fronted	
Dendrocopus sındısınıs	" Sınd Pıed	
	bellied Green.	
Gecinus striolatus	Wood-pecker, Little Scaly-	67
ord-of	Yellow-naped	
Geemus Omorasas	Wood-pecker, South Indian	58
Myrophoneous horsbelds	Whistling-Thrush, Malabar	27
Harpactes fasciatus		97
Strictuses setocomor		
Dendrocycna Javanica		
Xettopus coromandelianus	pscked Teel Cetton	, , ,
C 9/J	•	33
lethopyga vigorsi	11 21	66
Scientific names	ह्यक्षण पृथाहरू	
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Dendrocopus sindianus	Wood-pecker, Sind Pred	
Brychypternus aurantius	Wood-pecker, Golden-backed	21
nddoovqd suuoumN	Mumprel	91
Dendrocyena javanica	Teal, Lesser Whistling	
Dendrocyena fulva	Teal, Greater Winsting	91
Arachitechthra asiotica	Sundind, Purple	II
, (11	Lark	,,
Calandrella dukhunensis	Ortolin or Rusous Short-toed	13
Oriolus melanocophalus	Onole, Indi in Blick-heided	•
Oriolus kundoo	Ortole, Indian	
Oriolns galbula	Oriole, Unropem	
Oriolus malicus	Oriole, Black naped	71
Acthiopsar fascus	անութ, մոոբի	(,
Sturma malabarica	If it, Gree he ided	
Acridotheres tristis	Myn y Common	
Temenuchus pagodarum	If us, Black hended	
Acridotheres ginginianus	Min, Bank	1 1
Sarciophorus malabaricus	Lapning-Yellon-nattled	H
Sarcogrammas malcus	Lapring, Red-nattled	Ωr
Dicturus ater	Ling eron	01
Upupa indica	Hoopoe, Indi in (resident)	6
	Hoopoe, Europe in (migratory)	0
		8
Secondificances	हमारामा प्रमानिता	

VAINALS IN THE PRESIDENCY PROPER LUFRCUINIAC CFORE LIAF FOR CERTAIN FINDS OF WILD BIRDS AND

annahal by Nota No 3151, R D, 15th Nov 1920 Noth No 1177 B, R D, 17th Apr 1916, B G 1916, Pt I, p 787, as

ndd brids or annuals specified in column I thereof in the Presidency of the sche dale here to appended shall be the close-tune for the kinds of No 2505* dited 19th Ilurch 1911, that the period specified in colunn 2 Council is pleased to de clare, in supersession of Government at Mothfeation and Animals Protection Act, 1912 (VIII of 1912), the Governor in In exercise of the powers conferred by section 3 of the Wild Burds

(a) Wild Birds SCHEDULE

всь усаг	,	Lesser Florican or Likh	g
to ridm	,	Jungle fowl, Grey	₹
-tqoZ dtā		Duck, Spot-bill	3
of ling.	, ,	Comb Duck or Mukta	7
tel mo	Eupodotia edwardai Fr	Rostard, Great Indian	Ţ
so time	Scientific names Clos	Fughsh ուսու ∢	

^{*} Published at page 636 of the Bombay Government Gazette, Part I, of 26th

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LOCAL RULES AND ORDERS UNDER { 1912, Act VIII-

	Містория рінсоеерівлічя	" Grey-headed	
	" juteolus	" White-browed	
	Pyononotus gularis	" Kuby-throated	
	Lole acterica	" Yellow-broned	
	1	u prekered	
	Otocompsa fuscicandata	" Southern Red-	
	Molpastes leucotis	" White-eared	
		pequev	
	anodrnomed astardold	., Madras Red-	
		'भग्णप्र	
	Hypsipetes ganeesa	Bulbul, Southern-Indian	61
	Irena puella	Blue-bird, Fairy	81
	Ardetta cinnamoniea		
TOO (Ardetta sinensis	wolloY "	
Vear	Ardetta minuta		
The whole	Botaurus stellaris		21
	Wetiorns athertons	" Blue-bearded	
		headea	
	Melittophagus arvinhou	., Chestnut	
	Merops philippinus	" Blue-tailed	
	_	usipuI	
	Mcrops viridis	Bee-eater, Common	91
		ьэ	
	Xantholæma malabarica	" Crimson-throat-	
	րթվ	bə	
	Xanthelæma hæmatocep-		
	Thereiceryx viridis	" Small Green	
		Green	
	Thereteery, zeylonicus	Barbet, Common Indian	gt
	Dendroeyena javamea	gailteidW "	ÞΙ
	Netterna coromandehanus	Teal, Cotton	13
	Galloperdix lumulata	fortared.	
	Calloperdix spadicea	Spur-fowl, Red	IS
	Ptercelurus erustus	" Common	
	Pteroeles fasciatus	Sand-Grouse, Painted	II
_	Coturmx coromandelica	тісЯ "	01
each year	Turnix dussumieri	" Little Button	
tember of	Plant fankt	nottua asıbal "	
-qos diöt Zep-	Turniz Pugnaz	" Bustard	6
of Inqh	ериз		
from lat	Meroperdix erythrorhyn-	" Painted Bush	
	Perdieula asiatica	nang olgant "	
ļ	Perdieula agunda	Quail, Rock Bush	8
1	Pavo eristatus	Iwol-294	L
ļ	Francolinas pondicerianus	" Grey	-
	Endeolinus pietus	hotaira "	
J	Francolinus vulgaris	Partridge, Black	' 9
Close tune	Scientific names	բուկրոր ուսաշա	•
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1	Oriolus indicus	Oriole, Black-naped .	32
	Athiopage fuscus	, մացնե	
1	Sturma malabarica	headed	
	Acridotheres tristis	uommoj	
	Temenuchus pagodarum	իջինով-վորկ	
i	Acridotheres graginarans	Myna, Bank	₽£
	sm2		
	Pericrocotus ervtliropy-	hodlod-stidW ",	53
	Репетосогия наштеця	Minivet, Orango	35
	υ. α	กลเกสไ"	
	Myrophonens horsfieldi		18
	Harpactes fasciatus	nogorT radalala	30
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	Alcedo bevanı	g'mera9A	
	Tleedo ispida	Common	
		Pied	
	Cerylo varia	King-sisber, Indian	$6\overline{6}$
	Pitta brachyura		87
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	Upupa epops	Hoopool , 2000 ooll	56
	Атдеор grayı		55
		throated	
	Сеосісіл сулпопотів	Ground-Thrush, Wlute-	17
	Bubileus coromandus	olttle "	
	Herodina garzotta		
	Herodina intermedia		
	Herodius alba		15
	odla antionoli	• ==	
	Charles Particular	talled	
	Dissemuris paradiseus	-talans rangel	52
	Chibia hottentotta		12
	Chloropsis jerdoni		
	Chloropsis malabarica	Chlorepsis, Malabar	07
Close time.	Sciontific names	Fullish names	
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	Hemicercus canente	" Heart-	
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	Chry socolaptes festivas	з Вјаск-	
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	Tiga javanensis	пошшо) "	
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	Brachypternus auranduus	-nablod "	
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ĺ	Ascropternus gularis	n Malabar	
j		अंप्रोसे हैं	
	Lyngipicus bardwicku	aribal "	
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	Dendrocopus sindianus	para puis "	
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		(למטאופטז) מהואמן " י	
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	Согастая Зактила	Roller, European (mi	18
		Short-tood Lark	. 20
	Calandrella dukhunensis	driving of Ralage	36
į.	Oriolits galbula	urədomi "	
	1.11.	ग्रिन्यवृत्	
f	Oriolus incl inoccephalus	-4518 mithal	
1	Oriolus kundoo	nole Indian	`
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Note — In immeture malo of Sambhar is one whose horn length is 15 mobes or less and an immature malo of Chectal is one whose horn length is 12 mobes or less

BEHIOD OF CLOSE-TIME FOR WILD BIRDS AND ANIMALS IN SIND

Noin No 2262, Commr, Ath Aug 1916, S G 1916, Pt 1, p 1255, as amended by Noin No 2976, Commr, 17th Oct 1916

In exercise of the powers of a local Government under the Wild Birds and Anumals Protection Act, 1912 (VIII of 1912), conferred on him by Government notification No 11153, dated the 16th November 1914, and in supersession of Government notification No 7695, dated the 19th August 1911, under section 3 of the Act, the Commissioner in Sind is pleased to declare that the period specified in column 2 of the schedule hereto appended shall be the close-time for the kinds of wild birds and annuals specified in column I thereof in the Frovince of Sind annuals specified in column I thereof in the Province of Sind

schedule under section 3 of the wild birds protection act

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RULES UNDER ACT II OF 1913

OFFICIAL TRUSTEES

RULES UNDER THE AOT

Noin No 2486, I 12, 18t Apr 1914, B G, 1914, Pt 1, 19 690, as amended by Noin No 360, I D, 18th Lan 1915

In exercise of the powers conferred by section 30 of the Official Trustees Act, 1913 (II of 1913), the Governor in Council is pleased to make the following rules for carrying into effect the objects of the Act and for regulating the proceedings of the Official Trustee, Bombay, in the discharge of his duties

I Accounts and other records to be kept —The Official Trustee shall keep the following accounts, statements and other records, namely —

No I —A Cash Book, mwhich shall be entered in Form No I, hereto annexed, in separate columns the daily receipts and issues of cash, Government securities, bonds and shares on account of each

trust and the fees charged against each trust

No 2.—A Ledger Account of Trusts, which shall contain in Form 20. 2, hereto annexed, separate and distinct accounts of each trust, and shall show in detail every debit and credit item, and every transaction, whether in each, Government securities, or shares, transaction, whether in each trust.

relating to each trust

No 3—A Bank Book, which shall contain in Form No 3, hereto annexed, an entry of every payment into, and withdrawal from, the account of the Official Trustee with the Bank of Bombay

No 4 —A Ledger Account of the General Purposes Fund, which shall contain in Form No 4, hereto annexed, in detail every debit and credit item of the account of the fund hitherto called the Audit

Fund, but henceforth to be called the General Purposes Fund
No 5.—A Securities Account Book, in which shall be kept

in Form No 5, hereto annexed, an account of all Government and other securities deposited in the Bank of Bombay under rule 7

No 6 —A Security Book, in which shall be entered in Form No 6, hereto annexed, a list of all Go vernment and other securities, debentures and shares held by the Official Trustee on account of each

tenut

No 7—A Security Interest Book, in which shall appear in Form No 7, hereto annexed, a statement of interest due half-yearly on Government securities and on Municipal, Port Trust and other bonds or debentures held by the Official Trustee

No 8—A Security Renewal Book, in which a record shall be kept in Form No. 8, hereto annexed, of all Government or other securities sent for renewal or otherwise, Sale and Transfer Book, in which shall be entered in Form No 9, hereto annexed, an account of all purchases, sales

and transfers of Government and other securities and shares by the Official Trustee

Official Trustee when he fixes the rent of each house or tenement entry in the column "Monthly Rent" shall be initialled by the with a reference to the corresponding entry in the Cash Book property in his charge shall be entered in Form No 10, hereto annexed, each month by the Official Trustee on account of each immoveable No 10 -A Rent Book, in which the amount of rent received

date of receipt, sender's name, the trust to which it refers, and how hereto annexed, an entry of every letter received in the office giving No 11 —An Inward Register, which shall show, in Form No 11,

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annexed, shall contain particulars of each letter sent out of the No 12 -An Outward Register, which in Form No 12, hereto

letter, and the trust to which such postage is chargeable office, and shall show the amount of postage, if any, paid on each

No 13 —A Receipt Book, which in Form No 13, hereto annexed,

at the time of signing the receipt to which it appertains, after Each counterfoil shall be untialled by the Official Trustee the counterfoils, which latter shall be kept in the Official Trustee's cash or documents received being entered in the receipts and also in other documents having a money value, detailed particulars of the granted by the Official Trustee for cash or Government securities or shall register in an annual consecutive series of numbers all receipts

edt to mortariamma and to toeques in estarri laismo edt ot eldayaq class of persons entitled to the moome of the trust property, the fees time to time, the names and addresses of the person or persons or the of the trust property, the nature and value of the trust property from shall melude date of acceptance of the trust, the names of the settler The particulars Act and of all trusts received subsequent thereto hands of the Official Trustee at the date of the commencement of the No 14, hereto annexed, particulars of every trust remaining in the No 14 — A Regrater of Trusts, in which shall be regratered in Form comparison of the receipt therewith

No 15 -A Commission Book, in which shall be shown in Form any particular case desirable to enter in the register Trust and such other matters as the Official Trustee shall consider in

the Bank of Bombay to the credit of Government, together total amount of commission and fees, if any, paid each month into from the Cash Book The Commission Book shall also show the No 15, hereto annexed, the total amount of commission as appearing

with the date of such payment

with columns for the office number of the letters and for the whom letters are sent from the Official Trustee's office by messengers, No 16, hereto annexed, the names and addresses of the persons to No 16 —A Letter Delivery Book, in which shall be entered in Form

Cash book when to be balanced and initialled —The Cash Book shall argnatures of the addresses or their agents

Official Trustee, who shall check the entries and satisfy himself that the be balanced at the close of every month, and shall be laid before the

balance is correct, and shall initial the book in token of his having so

satisfied himself

account shall be supported by a voucher, which shall be passed for Vouchers — Every payment charged in the Official Tristee's cash

rupees. Any excess above that sum shall, at the earliest day possible, be any time retain in his hands a larger cash balance than five hundred Limit of balance to be held in eash -The Official Trustee shall not at payment under the Official Trustee's initials

official name in the Bank of Bombay ledged to the credit of the Official Trustee in an account opened in his

current demands on the fund, at the discretion of the Official which may be invested, subject to the conditions of the trust and the prohibiting or deprecating the investment of smaller credit cash balances, But this rule is not to be interpreted as in any way may be practicable any trust amounts to five hundred rupees, it shall be invested, so far as conditions of the trust in each case, whenever the eash balance to credit of Investment of cash balances—In so far as it is consistent with the

otherwise provided by that instrument) authorised by law for the his hands in any investment authorised by the trust instrument or (save as myest or retain invested money delenging to any trust and coming to Method of investment of trust moneys —The Official Trustee may

manner as to exprese himself to liability as the holder thereof, inless he is Provided that he shall not invest in or hold any investment in such any unvertment existing at the date of the commencement of the trust myestment of trust funds, and may (save as so provided) retain

satisfied that he is fully indemnified or secured against loss

the Official Trustee in his own custody as he may in each case consider lodged in the Bank of Bombay for safe custody or may be retained by public company, title-deeds and similar deciments may either be municipal body, Port Trust, or City Improvement Trust, shares in any Dependances or other securities usued by cr on behalf of any any case in which it may be necessary to retain them temporarily for any as soon as practicable, in the Bank of Bombay for safe custody, except in Official Trustee, and coning into his possession shall be lodged by him, Custody of securities —All Government securities vesting in the

Schedules of trust accounts —The Official Trustee's account shall be most beneficial to the trust concerned

schedules shall be filed and retained in the Official Trustee's office, and months and the manner in which such trusts have been closed and also a schedule showing trusts closed during the same period of six remaining in the hands of the Official Trustee at the close of such period, trust during the same period, and the closing balance of each trust during such period of six months and all payments made in respect of any time in the hands of the Official Trustee, all receipts in respect of any trust of the penod of six months covered by the schedule of each trust at that in each year, and aschedulezhall be prepared showing the opening balance closed on the thirteeth day of Jane and on the thirty-first day of December

order signed by the Secretary to Government, Judicial Department in the possession of the Official Trustee except in pursuance of an person shall be entitled to mapeet the same or any of the trust accounts subject to the provisions of section 22 of the Act and of rule 23, no ment in the Judienal Department, but shall not be published, and, a copy or copies thereof shall be farmaned to the Secretary to Govern-

Accountant General, Bombay, and shall be certified by hun as provided Find Accounts or by some officer or officers deputed by to time as Gor criment may direct, by the Assistant Erammer of Local the securities held by him or on his account shall be verified, from time And the necounts of the Official Trastee shall be audited and

by section 19 of the Act

- zis esensity surrollol sult bettebes, siz shill be paid out of the income of the General Parpeses Fund, to which of the Official Trustee's accounts and of the preparation of the schedules General Purposes Fund -The ecsts of and meidental to the audit

helonging to any trust, the trust property of "huch does not exceed collection of interest upon, or withdrawal of Government securities Trustee to the Bank of Bombay for the lodgment for safe enstody, (a) the ices or other remuneration, if any, payable by the Official

rufees ten thousand in nominal raine

official purposes, and rot equippe charges incurred by the Official Triestee for the

(c) the east of stumps on cheques drum by the Official Trustee

(a) postages incurred in respect of trust funds nluel do not ' भिरम्पूक्त किराधि हम्। गा

exceed rupees ten thousand in nominal value, and

other scentifies or eash, when such conveyance hire is mentred for the wing from the Bink of Bombay or other office, Government or (c) come expire for the purpose of depositing in or nith-

Trustee in respect of his administration of any trust shall, subject as Fees payable by trust estate—The fees payable to the Official more than one trustat a time

inay aecrue thereto by way of interest or income arising thererespect of the property so transferred or of any addition that 1913, no fee under clause (a) of this rule shall be payable in General to the Official Trustee under section 27 of Act III of Provided that "hen an estate is transferred by the Administrator heremafter provided, be calculated in the following manner -

tee on aeceptance of the trust at the following A(b)

date of acceptance does not exceed Rs 15,000, three-fourths (1) If the gross capital value of the trust property at the rate —

per cent in respect of that value

up to Rs 15,000, one-fourth per cent. in respect of any excess Rs 15,000, then three-fourths per cent in respect of that value (n) If the gross capital value at the said date exceeds

of that value over Rs 15,000 up to Rs 3,00,000, one eighth per cent in respect of any excess of that value over Rs 3,00,000 up to Rs 10,00,000, and one-sixteenth per cent in respect of any excess of that value over Rs 10,00,000

Note —In cases in which the trust property consists wholly or in part of Government or other securities, the nominal value of such securities shall be taken to be their capital value for the purpose of calculating the gross capital value of this trust property, and in cases in which the trust property consists wholly or in part of immoveable property, the capital value of such immoveable property, for the purpose of calculating the gross capital value of the trust property, shall be taken to be gross capital value of the trust property, shall be taken to be gross capital value of the trust property, shall be taken to be property.

(b) Upon the withdrawal (whether upon distribution amongst the beneficiaries or otherwise) of any capital from the trust property, a fee at the rate, for every Rs 100 or part of Rs 100 of the value of the property withdrawn, equal to the average rate per cent at which the fee upon the acceptance of the trust was

payable in respect of the entire trust property

Provided that the fees chargeable under the two preceding chargeable in respect of a trust on acceptance and withdrawal shall not be less than Rs 75

(c) Upon any investinent (other than a purchase of land, or any inverteage of or charge on property), a fee at the rate of one-half per

cent on the money invested

(b) Upon any purchase or sale of land or any investment by "ay of mortgage of or charge on property, a fee at the rate of one-eighth of the rate of one-eighth

per cent of the purchase money or money advanced from the former remains of the former r

(e) Upon the annual income of the trust property, when such income arises from investments other than land or buildings, a fee at the rate of one and one-half per cent on that income up to that income over Rs 5,000. When such income arises from rent of that income over Rs 5,000. When such income arises from rent of any excess of that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000, and at the rate of two per cent on that income up to Rs 5,000 and at the rate of two per cent on that income up to Rs 5,000 and at the rate of two per cent on that income up to Rs 5,000 and at the rate of two per cent on the rate of two per cent of the rate of two per cent of the rate of two per cent of two per cent of the rate of two per cent of the rate of two per cent of two per cent of the rate of two per cent

(f) If at any time during the continuance of a trust in course of administration by the Official Trustee any property (not arising from accumulation of income of the trust property) shall become subject to the trust in addition to the property comprised therein at the date of acceptance thereof, there shall be paid, in respect of such additional property, a further fee of such amount as would have been payable

upon the acceptance of a trust comprising such additional property

onty

When such additional fee is charged, thenadditional fee, not exceeding rupees afteen, upon acceptance of the referred to as the "reversionary property"), he may charge an readily realisable (all which interests and property are in this sub-rule reversionary interests or other property not in possession, and not t trust, that the trust property consists wholly or partially of (9) Where it appears to the Oficial Trustee, upon accepting

ediculated and paid as if the trust property (if any) other these rules upon such acceptance, and the said fee shall be of ascert uning the amount of the fee payable in pursuance of shall be excluded from the trust property for the purpose (1) upon acceptance of the trast, the reversionary property

trust, and than the reversionary property nere alone comprised in the

upon acceptance shall be payable at the first-mentioned date, bo the date of the acceptance of the trust, and the fee payable capital fee probable in pursuance of these rules, be deemed to or is realised shall, for the purpose of ascertaining any part thereof, the date ou which the same falls into possession (11) so then a regards the receivment property or any

respect of which the fee on acceptance has been previously kross celutal talus of any other part of the trust property in dute it n hich such tee is payable, shall be aggregated with the thereof, the gross capital value of that property, or part, at the accoptance in respect of the reversionary property or any part (111) for the purpose of assertuming the fee payable on such

submit mider rule 8 half-year along with the copies of schedules which he is required to Trustee under this clause shall be submitted to Government every recepting a trust A statement of special fees charged by the Official payment of, or agreement to pay, such special fee a condition of his pursuance of these rules, and the Official Trustee may make the performance of such duties, in addition to the fees payable in exceptionally onerous, he may charge a special fee m respect of the or probably will be, such as to render his duties in relation thereto circumstances of a trust proposed to be administered by hun are, (h) In any case in n hich it appears to the Official Tristee that the

tees payable in pursuance of these rules shall be recovered from the trust any amount which is or remains due from any trust fund in respect of out of the income of the trust fund as the same accrues due provided that the trust, and shall be recovered by hun from tune to tune by metalments myestment thereof or any part thereof, shall be debited to the account of discretion, arrange that the fee payable on acceptance of a trust or on Recovery of fees by instalments -The Official Trustee may, in his

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First the Second property already vested in Official Irrustee.—Any in stropperty which at the difference has bettermeinto iorce wis vested in the Official Irrustee, and prior to that difference is commission or tess to the Official Irrustee is reminiscial for his services is tristee, shill the Official Irrustee is reminiscial to the same fits and interest in orthibiting in continue to pay tess at the same rate is inthected notwithstanding any-

thing contained in these rules.

writing his consent to jet in the tries and the terms upon which his such acceptance or refusal, and in case of acceptance shall notify in refused, and shall give motice to the executor or administrator of Official Trustee shall decide whether the trust shall be accepted or particular case. After having been supplied with such information the ation as the Official Trustee may consider it desirable to obtain in any and addresses of any denesionaries under the tract, and each other inform-(if any) attaching to such property, or the holder thereof, and the names culars as to the nature and value of the trust property and the liabilities trust metrument or other document effecting the trust, and enell perti-Official Trustee, shall supply him with a copy of the Will and of any appointment to the Official Trustee in writing, and, it so required by the or letters of administration with the Will annexed, shall notify the Will or the edinimistrator of the catate concerned, after obtaining probate Trustee has been appointed trustee under any Will, the executor of the Proxedure in case of appointment under a Will—When the Official

Payments to beneficiarise—All moneys payable by the Official Trustee to deneficiarise shall be payable at the office of the Official Trustee in Bombay. When payment is remitted by post, the cost of remittance inclinding postage charges must be doine by the person at remittance inclinding postage charges must be doine by the person at

whose request the remittance is means of trust property in 37 de paid 16. Income how payable.—The means of trust property in 37 de paid 19. The means of the remittance of trust property in 37 de paid 19.

to the person or persons entitled to receive the same orther direct or through a Bank or through solicitors and where any mer person is intended to receive the same orther direct or through solicitors and where any methors or instrumed women in the mean or through solicitors.

TI Receipts given by Banks or Solicitors.—Where the Official Trinstee authorised to pay any income to the Bank or to the solicitors of a person entitled the receipt of that Bank or of those solicitors had been entitled the technology to the Official Tristee.

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of his General Purposes Fund on such terms as he in by think proper 19 Leadence as to identify, i.e., of persons.—The Official Tristee in 11 at any time require such evidence as he may think sufficient that a person at any time require such evidence as he may think sufficient that is payable is alive and is the person to whom any money or property is payable of transferable, and may refine payment or transfer intal such evidence or transferable, and may refine payment or transfer intal such evidence.

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consent is given

10. Procedure where person entitled to any sum of money indoes a specific to be neutrally entitled to any sum of money indoes a type irrug to be beneficially entitled to any sum of money independent in the trust property enings of the Otheral Trustee in by apply to the Court for directione as to or dead, the Otheral Trustee in by apply to the Court for directione as to or dead, the Otheral Trustee in by apply to the Court for directione as to of the Court is in do with reference to each person, and may incort is in do will reference to each person, and may incort the court is in do shall retain any sum provide to and accumulate and may incort the energy and incommulate the interest the configuration, subject to the provisions of section 23 of the interest thereof, subject to the provisions of section 23 of the interest thereof, subject to the provisions of section 23 of the interest thereof.

Men un trust estries in the hinds of the Oflicial Trustee are to be trusterred to the icenint and credit of the Oflicial Trustee are to be trusterred to the icenint and credit of the Government of high another section 23 of the let, they shall, so far as they consist of moverable property except each be converted into each and together with any each beline structure in be converted into each and together paid by the Oflicial Trustee into the Bank of Bombay to the account and exclit of Government Where any such extresses consist of an action of Government in the Indicial Department, the in action of the Salary of the in action of the Salary of the in action of the Salary of the interest of the interest of the interest of the official Trustee shall in the property, the Official Trustee of all in the tapecral report of the interest of the official and of the setates.

22 tuthority presended under section 21—Claims for moneys trinsferred to the recount and eredit of the Government of India under section 2) of the 1ct shall be submitted to the Official Trinsfer, who

alid de the inthority prescribed under section 21

2) Inspection upon in application in writing do of with the suthority of any personinterested intrinst property, the Official Trustee—

(a) shall permit the applicant or his solicitor or other authorised.

igent to inspect and take copies of any entry in any register relating to the trast, and (so far as the interest of the applicant in the trust property may be affected thereby) of any account, notice or other dominient in the custody of the Official Trustee,

(b) shall it the expense of the applicant supply him or the solicitor or other inthorised igent with a copy of any such entry

iccount or document as aforceand or of any extract therefrom, unthorised agent and information respecting the trust and the trust inthorised agent sneh information respecting the trust and the trust property as shall be reasonably requested in the application and shall

be within the power of the Official Trustee
Subject as Moresaid, the Official Trustee shall observe strict secrecy
respect of any trust in course of administration by him

111 respect of any trust in course of administration by him 24 Rees for inspection and production—Sudject to the conditions in rule 23 the following fees may be levied by the Official Trustee—

(I) For search for information regarding trust estates

Anich have been wound up, per hour

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(2) For production of papers, books, etc., in the High Court, per day

(3) For production of papers, books, etc., in the Fort,

Bombay, elsewhere than in the High Court, per day 10

(4) For production of papers, books, etc., in Bombay but without the Bort, per day

(5) For production of papers, books, etc., in the mofusal the Official Trustee may fix fees according to the

cucumstances of each case

(6) For certifying true copies of documents, each certificate

25 Trust for religious purposes —The Official Trustee shall not accept any trust for religious purposes which involves the exercise by him as trustee of any religious observance or ceremony, or the decision of any questions as to the religious ment or character of any individual or institution

The Official Trustee shall not accept any trust which involves—The Official Trustee shall not accept any trust which involves the management or carrying on of any business, except for the purpose of winding up forthwith such duringes in order to realize the trust funds. In any case in which it is necessary to wind up any duriness the Official Trustee shall be entitled to employ, at the expense of the trust, such persons as may in his opinion de necessary for the purpose of so winding up the dusiness, and he shall not de liable for any purpose of so winding up the management of such dusiness

-11213, Ext (1-

Form No. 9.

¥01 ledger Aviorate of General Purposes Purk. FOSH JO & Bank Book.

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	Date of withdrawal		Date of deposit.		Ofheral
	34% Joan of 1842 4			31° loan o1 1842 4	Form No 5 Securities Account Book Official Trustee's Account of Securities with the Bank for the half year ending
	of 1834 w		1	dje loan of that an	of Securities
	31% loan of 1865			1°, loan	Form No 5 Securities Account Book with the Bank for the hal
	of 1679			of 1679	Form No 5 the Account Book is Bank for the hal
1	of 1596			Je loan of Irsu	f year endu
-	31° Joan of 1600-01	_	1	1% loan 1900-01	85
	Other public	_		Other Jubile securistes	- 19
			1		-

	Dato
	Received or purchased
	Numbers of notes
	Loan
	Amount
	Delivered or sold
	Date
	Date
•	Roceived or Purchased
	Numbers of notes
	Loan
	Amount
	Delivered or sold.
	Date

Form No. 6
Security Book

Trust.

Number of note

Loan

When endorsed

Whon recolved

New number of note

Trust

Number of note

Loan

When endorsed

When

number of

FORM No 7

due on Security Interest Book

	Rate of commis sion	no
	Amount of commis- sion	day of
	Ledger folio	of
	Names of trusts	
	Amount Interest	and re
- 	Interest	and realized on
	Income tax	ğ
	Net interest	

Rato of commis

Amount of commis-sion

Ledger folio

Names of trusts

Amount Interest

Income

Net interest

Interest on

securities

FORM No 8

Security Renewal Book

Memorandum of securities endorsed for renewal

ENVILVIENTS APPLYING TO BOMBAY

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Purchase, Sale and Trunsfer Book

Securities purchased

										887
Name 10, Droker	terriT on no to inno foldw blos	do N sbossorq	1 momh 10 Jeoraini	destoint mord sinte sinte	Pro	Rate	Janoma Jo naol	птод	Munt bers of notes	oted to las
				plos	eartres	9S				
Mame to 13do1d	Trust for which pur topsed	Net cost	Amount of laterest	10010101	3805)	Itate	Amount or loan	пяол	Junta bers of potes	lo stad tuq seuds

76—097 и

Form No 9—contd binos—sond Purchase, Sale and Transfer Book—contd

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Form
u No 10

	Date of recdpt				trusts Proper			
	Date of letter				o Reft Initials	Optic	•	
	ונינו/ניק זיינו/ניק				tenants	7,000	Rent Regi	
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	Hondler d	Inward Reguler	Form No 11		Date	Mouths for which rest is recovered and amount and date of evell in Account	Rent Register for the half-year ending	Rent Bool
	Bale of receipt	legi ter		-	Date	cat b recovered as	9m	loo!
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FORM NO 12

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Official Trustee

TLL Official Trustee

RULES UNDER ACT III OF 1913

ADMINISTRATOR GENERAL

RULLS UNDER THE ACT

Noin No 2468, J D, 1st Apr 1911, B G, 1914, Pt I, p 672, as amended by Noin No 5518, J D, 29th July 1914, No 5729, J.D., 29th Act 1920

In excress of the powers conferred by section 50 of the Adn mistrator Goneril's Act, 1913 (III of 1913), and in supersession of Government notification in the Judicial Department, No 5037, dated the 4th September thon in the Judicial Department, the Governor in Council is pleased to ber 1909, as subsequently amended, the Governor in Council is pleased to make the following rules for carrying into effect the objects of the Act, and for regulating the proceedings of the Administrator General —

Rules

I The Administrator General shall keep the following accounts, statements and other Accounts, eratomonts and other records to be beyt by the Administrator Concret

No I—Assot Book, in which shall be entered in Form No I, horeto annoved, which shall be entered in Form No I, horeto annoved, when the assots of each estate as the Administrator General obtains information respecting the same. As each asset is realised or disposed of, the entry in this book regarding it shall is realised or disposed of, the entry in this book regarding it shall is realised or disposed of, the entry in this book regarding it shall is

be initialled by the Administrator General

Mo 2 —Inventory Book, in which shall be entered in Form Mo 2, horoto aime/cd, a list of property belonging to each estate at the time the "Administrator General takes charge theorot The list shall, when pricticable, correspond with an inventory originally proper d and signed by the Administrator General's representative when taking charge of the property, which said inventory shall, it possible, be countersigned by the representative of the deceased or other person from whose charge or possession the property is received or their person from whose charge or possession the property is received other person from whose charge or possession the property shall be entered in this Particulars as to the disposal of the property shall be entered in this book in appropriate columns under the initials of the Adminia

strator General

No. 3—Stock Book, in which shall be set forth, in Form No. 3, hereto annexed, the jewellery, trinkets and other assets of intrinsic value, not being eash, share certificates or Government, Port Trust, Yalue, not being eash, share certificates or Government, Port Trust, Yalue, not being eash, share certificates or Government, Port Trust, Immorpal or other like securities belonging to each estate kept by

the Administrator General in his own possession

No 4—Cash Book, in which shall be entered, in Form No 4,

horoto anno/ed, in separate columns, the daily receipts and issues of cash, securities and shares on account of each estate, and the amount of

of commission charged daily in respect of each estate No 5—Ledger Accounts of Estates, which shall contain, in

Form No 5, hereto anneved, separate and distinct accounts of each estate, and shall show in detail every debit and credit item and every transaction, whether in cash, securities or shares relating to each

securities, debenintes and shares held by the Administrator 16, hereto annexed, i list of all Government and other 10 -Security Book, m. which shall be entered, m. Form

Cleneral on account of each estate

siles of Government securities and all sales of debentaries, shares the Form No 17, hereto annexed, an account of all purchases and No 17 -Purch seamed Side Book, in which shall be entered,

and other scentifies by the Administrator General

frame?) reserts -minds, out ye blad amountaines of the softeness amountains? No 18, hereto anneved, a statement of interest due half-yearly on 70 18 -Interest Book, in which shall be entered, in Form

No 19-Bink Book, continuing in iccount current of moneys

संचान सुन्ताहार सात प्रमाप व प्राचन व प्राचन deposited with, and of all transactions made by, the Administrator

be recorded in Porm Zo 19, hereto innozed, a list of admitted claims No 20 -Chinis and Dividends Pay ible Book, in which shall

practicable the receipts of the pavees thereof with the involute perilble in respect of such elimin, and whenover ignuest ciclicetite when all the sime hase been adjusted, together

No 21 -General Index Book, which shall contain a list of all

granted to the Administrator General est ites to nhich I effers of Administration of Produces have been

of which the Administrator General applies for Letters of Probate, Form No 20, hereto umesed a list of estates for the administration No 22 -Administration Book, in which shall be set forth, in

Xo 23 -Certificate Book in which copies of all certificates अर्धी वीवस्थ्य वर्ष प्रदासद्दर्भ भिन्

granted by the Administrator General under section 31 or section

No 21 -An Onen red Register shall be kept in Form No 21, bebroser of the tet out to the

letter, and also the u mic of the estate to which the postage is chargeoffice, and shall show the amount of postage, if any, paid on each which shill contain pirticulity of each letter sent out from the

to besodeth at it dute of receipt, sender's name, the estate to which it refers, and how mentiy in respect of exery letter received in the office, showing the No 25 --Inn ird Register in Form No 22, n hieli shall contain

number of the letters and for the signifures of the addresses or their Idministrator General's office by messengers, with columns for office the names and inducerce of persons to whom letters are sent from the No 26 -Letter Dahrery Book, in which there shall be entered

of the beneficiaries or creditors entitled thereto, practically indivieccounts of which have been closed, as are, by reason of the number m Form No 23, herete annexed, such small balances of estates, the No 27 -Closed Estates Account Book, m which shall appear, ខរូប១និរ

sible amongst them, and also any sum received as and by way of further assets of any estate the accounts of the amount is practically which by reason of the smallness of the amount is practically indivisible amongst the benchemines or ereditors entitled thereto

2 The Cash Book (Mo 4) shall be balanced every day on which there Cash Book to be are eash transactions, and shall be laid before balanced daily and the Administrator General, who, after checking minimized daily and the ontires and satisfying himself that the

balance is correct, shall initial the balance entry.

3 The Administrator Gineral's accounts shall be closed on the Accounts to be closed thirtieth day of June and on the thirty-first lialf yearly marily marily.

preserbed in rules 25 and 26 shall be duly prepared

All paymonts to be account shall be supported by a voucher, hapported by vouchers. Which shall be passed for payment under the Administrator General's initials

The Administrator General shall not at any time retain in his hands of The Administrator General shall not at any time retain in his hands.

Office cash balance ox a larger cash balance than five hundred rupees, coeding Rs 600 to be paid any excess above that sum shall, at the carliest into the Bank of Bombay day possible, be lodged to the credit of the general account of Government at the Bank of Bombay in a personal general account of Government at the Bank of Bombay in a personal

ledger account to be opened in the Administrator General's name 6 Whenever the eash balance of any estate, after providing for ascer-

tained current demands amounts to or exceeds five hundred rupees, it shall be invested by the Administrator General in Government securities

Cash balance of cetatos smounting to Re 500 to be myceted in Government

T if the each balance of any estate, after providing for ascertained smaller each balance may eurrent demands against the estate, amounts be invested in Government to less than five hundred rupees, the paper paper

or any part thereof in Government securities

8 (I) The fees payable to the Administrator General in respect of

Foos payable by ostates, any estate, except any estate which is being administered by Administrated by him in accordance with the provisions of the Regimental Debts Act, 1893, andler any Letters of Administration granted to him in his official character, or under any Probate granted to him of a will wherein he is a named executor by virtue of his office, or under any Probate or Letters named executor by virtue of his office, or under any Probate or Letters of Administration vested in him under section 25 of the Act, shall be of Administration vested in him under section 25 of the Act, shall be

as follows —

In all cases in which the ascertained value of the estate does not exceed rupees one lakh, five per centum on the ascertained value,

in all eases in which the ascertained value of the eatate exceeds rupees one lakh, and does not exceed rupees two lakhs, four per centum on the ascertained value,

m all cases in which the ascertanced value of the estate exceeds

hthe per centium on the pacetimed rame of the estate, rupees tho I this and does not exceed rupees fire lakin, three and one-

empees tive likhs and does not exceed empees ten likhis, three per in the cises in which the ascertained value of the estate esceeds

in all cases in which the ascertained value of the estate execeds continu on the 1stert inted value, and

ten lublis, two and one-half per centium on the ascertained value

provisions of the Regimental Debts Act, 1893, shall be such fees as are estate which is being administered by him in accordance with the (2) The fees p y the to the Administrator General in respect of any

prescribed by thit Stitute

shall record and file in the proceedings of the estate his reasons for so which he remits into pirt of the prescribed fees, the Administrator General thereof, is he in it think proper, Provided ilso, thut in every case in he may remit such part of the presended fees, not exceeding one-half justify mg m ha opmion the remission of part of the fees above preseribed, thereto exceptionally simple, or otherwise of an exceptional character, idinmistered by him, are or will be such as to render his duties in relation the circimst mees of an estate administered by him, or proposed to be (1) Provided that when it appears to the Administrator General that

Administrator General upon the collection of of enchilors rule shall be payable to and retained by the Thomethed to boilism of T One half of the ices perable by any estate under the foregoing գտուբ, ուզ չի վի բշրցբէ (իջ չ այծ էծ Government

Any error made in the trator General upon distribution of the assets The other half of the fees payable shall be retuned by the Adminasnt the petition for Probute or I etters of Administration, us the easo may ascert uned by reference to the estimated value of the estate as set out which the fees are to be charged being द्या ८०३१च ०॥३

righe thereof proving incorrect, may be rectified it any time when the by reason of the estimated eather ym dennyr boymilo earl do olioe

The fees payable in respect of any assets, not being unmoveable correct scale to apply has been assecriained

the rate of one per centum on the value of all of section 11 of the Act, shall be enleulated at the Administrator General under the provisions property, collected and taken possession of by

bakmour of such fees taken possession of under to boatom but fit notion of entries of oldering ever

tees payable in respect of the administration of the estate tees realised under this rule shall be deemed to be a part payment of the of the estate, the assets of which have so come into his possession, the possession of such assets, be granted Letters of Administration in respect provided that if the Administrator General shall, while continuing in such assots, and shall be debitable in full to the estate upon collection,

the assets covered by the certificate, provided ποίληλυσαπον section 32, and mothod of at the rate of three per centum on the value of nontes under section 31 or 31 or section 32 of the Act shall be calculated tires payable for Greit The fee payable in respect of any certificate granted under section

tis official purposes

(4) postago charges montred by the Administrator General for

дохотиновь зношитьгоя

Administrator General to the Bank of Bombay for the custody of (o) the loss or other reminiserations, if any, payable by the

time to time, be sanctioned by Government

stationory and the like) not exceeding such amount as shall, from preserved (inclinate of all minor charges connected therewith for

(d) the cost of proparing and publishing the schedules hereinafter

tot. oild to V drast column tibun to sornogro oild (v)

General Purposes Pund, viz -Charges to be met from the distribution of the formal barens. 91

The following charges may be meet from the

Andit Pinid" Dut now to be called the "General Purposes Find" monoys so myosted shall be credited by him to a find hicherto called the ledger account with the Bank of Bombay, and the interest accriming on

balance standing to his eredit in his personal Genoral Parposes band

Govornment accurifica any portion of the The Administrator General may, from tame to time, invest m

ooncorned

enstody, as he may in each ease consider most denoticial to the estate onstody, or may be returned by the Administrator. General in his own documents may orther be ledged in the Bank of Bombay for sale or doboutentes, shares in any public company, doboutentes and similar recam them temporarily for any purpose. Alimeipal or Port Trust bouchs enstody, except in any ease in which it may be necessary for him to concorned, be forwish lodged by him in the Bank of Bombay for safe of Lebburs of Administration in the estate editing of So utilities ministrator Gonoral shall, on the usue to him

13 All Covornment socnitios coming into the possession of the Ad-

tomptance is mode

rospect of such clama at the rate entrent upon the date on which the on which any claim is regratored, and shall remit the sinns paid in

the rate of exchange enviout upon the dute Currentoy मानिया विश्वविद्या विषयित विश्वविद्या

σοπλοτά τησ επιπε σημιπος πτο τυρουε πά ով ոյ բայուշ ո<u>ջ</u>լօւթի tration of the clams of foreign eredifors,

The Administrator General shall, for the purpose of the regis-

Jamiary 1915 shall be refunded to the holder of such cortificate lovied in rospoct of any cortificate issued in any such case since the 1th Doloto doach while on netive service in war ... Iny loos which lave been посый, песідыць осситину, от сивовво соцепіссьей упейт емогую топейч subject to military law, who has been killed or has died of wound mdecensed, whose assets are covered by such contineate, was a person appears from the potition on which such cortificate is granted that the Provided that no tee shall be payable in respect of a certificate when it

fraction shall be charged as one anna shall be neglected, and in the event of it being size pies or more, that tion of an annu, in the overt of the fraction being less than siz pres, it blad, whore the percontago works out at ann comprising a frac-

(c) the costs of stamps on cheques drawn by the Administrator

daty and fees for tiling accounts and my entories against estates under (f) ill chirges in respect of postige, advertisements, prodate प्रकारमा मा मित्र office में एक भ्रह्म

5000 m / med 2000 in a mar

And here increased in respect of several estates or of any

cetite under Rs 5,000 in value

the Times of India newspaper, and the cost of the Times of India (h) the min il subscription by the Administrator General to

Cilculate and Directory amoually

pon Sprerodmor d tem bimt o squar be Purposes, Fund for the following purposes, Objects for which Gener The Idministrator General in the also make use of the General

· sutherent to meet such charges and the sum so retained may be excretimed he in a retime out of such estate a sum approximately be horne by any estate in his charge cannot for a time be esaetly of over imminite of certain ontstinding charges which have to

are in ide to the persons entitled to the same temporarily exclused to the General Purposes Fund, until payments

(d) if any money due to an estate emmod minedately be real-

General Purposes Fund shall be credited with the amount advanced such mount and when the mones due has been realised, the the General Purposes Pund which shall thereupon be debited with amount thereof may be temporarily adranced to the estate out of sed is in the eree of refund or stuny duty, etc., the approximate

the chirges for Rimoshis' niges for guarding the property of the (c) in east of est ites received from the Commissioner of Police,

such charges shall be credited to the General Purposes Fund Purposes Fund, and when the est ite has been realised the amount of decensed in it be prid by the Administrator General from the General

und be miested by the Administrator General การตรบเ thely to be in ide upon it, any excess brhance Purpose build may be Exectional inconfuence time more than sufficient to meet the charges If the bilince at credit of the General Purposes Fund is at any

ing estiments shall be credited to the General Purposes Fund in Government securities and the interest which accrues on such

secount of such claims shall be debited to the said. Claims and Dividends is instanch estate, and all payments which ho shall thereafter make on equivalent to the algregate amount of all registered and admitted elauns Dividends Account." from the balance of any estate in his charge, assets 'aunoore the "Chams and called to pe Claims and Dividends section 26 of the Act, entry over to a separate The Administrator General may, subject to the provisions of

of a deceased person shall be such notice as in submit clama of erotibers of ositor. and 38 to send in their claims against the estate The presembed notice to creditors and others under sections 26 " tanosole eldeft "

each ease shall fulfil the conditions prescribed in section 42 of Act XXVIII of 1866

When an estate has been adjusted and the Administrator General Notice after adjustment to pay the ereditors to estate in full or in part out of the assets transformed contitors to estate in full or in part out of the assets transformed contitors to

apply for payment ferred to the Channs and Dividends Payable Account, notification shall be forwarded by post to the address of every creditor whose claun has been registered and admitted, that the Administrator General is prepared to pay his claim in full or in part, as the case may be, and such creditors shall be requested to apply forthwith to the Administrator General for requested to apply forthwith to the Administrator General for

payment
21 A notification similar to that mentioned in rule 20 shall be forSimilar notification similar to that mentioned in rule 20 shall be forSimilar notification when tur warded by post to every ereditor of an estate

Similar notice when ture warded by post to every ereditor of an estate but has not been paid in full, whenever further assets in such estate have been realised, and the Administrator General, is in a position to

pay further dividend on the registered and admitted claims
22 When any creditor to whom a notification under rule 20 or rule

to the original notification, such as been sent has not, within three months tond conditors to have the front the date of despatch of such notification, a notice shall be forwarded by registered post to such creditor at this registered address, informing him that the amount payable is at his disposal, and if not claimed within a period of three years from the date of the original notification, such amount as can conveniently be invested of the original notification, such amount as can conveniently be invested of the original notification, such amount as can conveniently be invested of the original notification, such amount as can conveniently be invested.

will be invested in Government securities at his risk as to depreciation in the value of such securities

23 When the realised assets of an estateare so small in value that the

Indivisible balances ficialises or creditors entitled thereto, or when first division of an estate a helphone remains which by reason of the

to credit of such account in the Closed Estates Account Book shall be period of twelve years from the date of such transfer, the amount standing to the account of such estate in the Closed Estates Account Book for a Closed Estates Account Book, and no further assets have been credited Provided that when the balance of an estate has been transferred to the reopened, and shall be distributed amongst the parties entitled thereto m the Closed Estates Account Book shall be transferred to the account so of such closed estate shall be reopened and the sum credited to such estate division amongst the beneficiaries or creditors entitled thereto, the account estate in the Closed Estates Account Book be practically capable of credited to the same account, and if the total to credit of such closed assets of such estate which has been closed be realised, they shall be accounts, to the Closed Estates Account Book Should any further such assets or balance shall be transferred, on the closing of the estate balance, is practically indivisible amongst such beneficiaries or creditors, number of the beneficiaries or creditors and the small amount of the after division of an estate a balance remains which, by reason of the

transferred to Government as if it were a sum transferable to Government

under the provisions of Section 52 of the Act

shall have regard to such wishes, specially in **BJOSES** bas nontertementh and reban estates to stores to insoquib of an erouto pur synthelox and others interested as to the disposal of the to be had Regard 03 endeavours to ascertain the wishes of relatives The Administrator General shall in all cases use his

attach, unless he considers such a course would be prejudicial to the respect of specific assets to which sentimental or personal associations

due administration of the estate

sal of hve stock or other assets subject to speedy or natural decay Provided that nothing in this rule shall prevent the immediate dispo-

the costs of administration and the admitted the family of the deceased, are maufficient to pay they possess an intrinsic or sentimental value to have been reserved from sale on the ground that Where the realised assets of an estate, in which certain assets

to next of kin on a reasonable valuation may offer reserved assets Administrator Genoral

of the estate such assets at such valuation, they shall be sold by auction for the denefit Should the next-of-lin decline to take over Administrator General reasonable valuation of the same to be made or approved by the make over such reserved assets to the next-of-kin on payment of a olamis of creditors in full, the Administrator General may in his discretion

When payment is remitted by post, Bombay olaims, ote Place of payment of at the office of the Administrator General in All moneys payable to beneficiaries or creditors shall be payable

person at n hose request the remittance is made the cost of remittance, including postage charges, must be borne by the

Method of payment of to persons resident in the United Kingdom, the For the purpose of remitting to the India Office sums of money

Every approval of a bank or firm for the purpose of this rule shall be by postal money order, as in his discretion may seem most convenient. payable in the country in which the payee is residing or shall remit by bills of exchange drawn by some similarly approved bank or firm and remittance, the Administrator General shall, where practicable, purchase absence of special matructions from the payee as to the method of residing elsewhere than in British India or in the United Kingdom, in the In cases where remittances have to be made to persons this behalf or firms as the Lovernor in Council shall from time to time approve in exceeding aix months from the date thereof, drawn by one of such banks exchange payable in London at a period not daims, etc , bey ond British Administrator General shall purchase bills of

be directed to ascertain that the accounts have been properly and December in each year and these audits shall General's accounts tor the periods ending 30th June and 31st Andit of Administrator The Administrator General's accounts shall be audited half-yearly

an order in writing signed by a Secretary to the Government of Bombay,

and shall continue in force until revoked by a like order

accurately kept and that all moneys received and disbursed have decounts accounted for But the audit of the Administrator General's accounts shall not in any respect be concerned with the Administrator General's management of any estate in his hands

27 For the general information of Government and of parties consched the published cerned, the Administrator General shall exhibit half-yearly made about the forms, and shall publish in the Bombay Government Gazette, half-yearly the following schedules, prepared, respectively, in the Forms, A, B, C (Part I) and C (Part II)

and D, hereto annexed namely — Schedule A, showing the balance at the close of the period of the

previous audit of all estates which have come into the Administrator General's hands, and which had not, at that time, been transferred to any other schedule or handed over to the persons entitled, all moneys, bonds and other securities received by him on account of each such estate or any other estate newly come to his hands and all payments made thereout during the period covered by the schedule, and the balance in hand of each estate it the close of the schedule, and the balance in hand of each estate it the close of the period

Schedule B showing the balance at the close of the period of the period of the previous audit of each estate previously transferred to the share and legacy account of the persons, respectively entitled thereto and remaining in his hands, all moneys, bonds and other securities transferred to share and legacy accounts during the period covered by the schedule, the receipts on account of interest or rent the pyrments thereont and the balances in hand at the close of the payments thereont and the balances in hand at the close of the payments thereont and the balances in hand at the close of the

period covered by the schedule

Schedule C (Part I), showing the aggregate securities and cash balance standing to the credit of such estrates in the Claims and Dividends Payable Account in which moneys have been set apart to meet the registered and admitted claims of creditors and transferred to the Claims and Dividends Payable Account more than three years prior to the period covered by the schedule, and the amounts transferred to this part during such period the payments made thereout, and the aggregate closing balance of securities and made thereout, and the aggregate closing balance of securities and

Schodule C (Part II), showing the balances of assets which have been set apart within three years of the period covered by the schodule to meet registered and admitted claims against any of the estates in his charge, and the opening balance, receipts, payments

and closing balances in this part of the said period Schedule D, showing all estates whereof the final balances have

been paid over to the persons entitled to the same during the period covered by the schedule, specifying the amount of such balances

and the persons to whom paid.

The Administrator General shall, at the milit of his accounts for the administration of any period ending on the alst December of any letters being the administration of the administration

transferred under section 52 of the Act, to Government assets liable at the close of the same year to 10 statement. pg

Any person claiming to be interested in the administration of any

General and having satisfied the Administrator cetate which is m the charge of the Administrator

section shall be taken in the presence of such person or persons as the thereon as he may deem proper (Any mapection granted under this ments in his custody, and the Governor in Council may pass such orders any refusal by the Admunstrator General to allow inspection of any docu-An appeal shall lie to the Governor in Council against ortife estife the deceased, or of any other person claming or alleged to be interested merely by reason of his being a relation or friend of the next-of-kin of shall be deemed to be interested in the administration of such estate shall he entitled to mapection under section 49 of the Act, but no person General that he is interested, pecumarily or otherwise, in such estate,

consist of movesble property, except cash, be results to Government under lo tolanait to boutelf the Government of India shall so far as they Assets which are to be transferred to the account and credit of Administrator General may by general or special order direct)

and shall await such orders as may be given by Government in respect the matter to the Secretary to Government in the Judicial Department . able property the Administrator General shall make a special report of Where any such assets shall consist of immovecredit of Government the Administrator General into the Bank of Bombay to the account and cash balance standing to credit of the estate shall be paid by converted into cash and together with any section 52

The Administrator General shall be the prescribed authority of such assets

the assets transferred to the account and credit under section 53 аперопеу to whose eatisfaction any claim to any part of

from the date of his taking charge of an estate, noop jo Destruction The Administrator General may, after the expiration of one year of the Government of Inda shall be established "

entitled thereto meantime been claimed by the next-of-kin or by any other person value which he has received with such estate, and which have not in the account-books, intemorands or other similar documents of no permanent destroy any private papers, bills, monts' eta

m his custody, and for searches and information supplied --his custody, and for the production in Court of books or other documents maintained by the Administrator General or in Fees for inspection and for the mapection of books or other documents The following fees may be levied by the Administrator General

7 garding which an advertisement has duly appeared T For information on any point in respect of an estate re- $\mathbf{R}^{\mathbf{g}}$

Τ any estate For mapection of books or documents appertaining to

All fees levied under this rule, after deduction of costs meurred in production, etc., shall be credited to Government and paid into the Bank of Bombay, together with all other fees payable to the Administrator General in pursuance of any of these rules.

33 The Accountant in the Administrator General's office shall on Accountant to execute, appointment be required to execute, in the form sond and in the Bond.

Bond as 1,000, and either to deposit Government paper of that face sum of Rs 1,000, and either to deposit Government paper of that face

For certifying true copies of documents, each certifi-

the circumstances of each case]

surcties

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Гови Ио 1

Asset Book

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Local rules and orders under $\left\{1918, Act III-$

ковы йо з

Stock Book

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Cash Book

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Administrator }

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Account Current of the estate of

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Miscellaneous Ledger

Account Current of

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Гови Ио 7

Receipt Book

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the sum of Rupees	From whom received
Date 199	Date.

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Administrator General.

Amount for which the claim is receipt claimant claimant preferred	Date of deceased's death Date of taking charge			Name of Proper Monthly trator trator denerals tenants Date	Rent Register	
Hate on Amount for Administra which claim which claim which claim tor Gene in tor Gene in the following that similars divided	Date of grant of Letters of Administration Date of advertisement	Form No 9 Claim Book		Date Date Date Date	Rent Register for the half-year ending Months for which rent is recovered and amount and date of credit in accounts Remarks	Form No 8 Rent Book

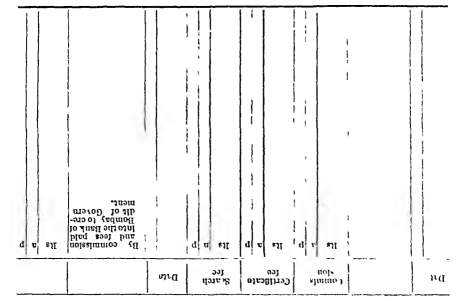
Гови Ио 10

Fils Book

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Commission and fees for the month of



Гови Ио II

Account Sales Book

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FORM No 12

kegister of Remittances

Register of payments made through the Official Agent to the Administrator General, India Office, London.

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Еови Ио 13

Memorandum of Accounts and Intentories

Memorandum of accounts and inventories filed in the High Court by the Administrator General

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1t of Government Promissory Notes and other public securities with the Bank

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Memorandum of securities endorsed for renewal

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Form No 17.

Purchase and Sale Book

Securities purchased

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LOCAL BULES AND ORDERS UNDER $\left\{1913,\,\mathrm{Act\,III}-\right.$

FORM No 17-continued

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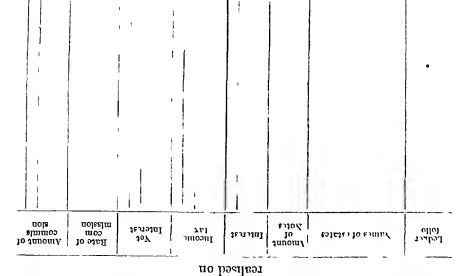
Interest Book

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Еови Ио 19

respective names being dividend @m respect of claims against the deceased, the amount set opposite the 10 of the estate Recen ed from the Administrator General of Bombay and administrator Claims and Dividends Payable Book

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LOCAL RULES AND ORDERS UNDER { 1913, Act III-

Бови Ио 20

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Бови изо 23

Closed Estates Account Book

Account current of closed estates

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4monot	Particu Ints	Estate	Page of Cash Book	Date	Interior	Retato Particu	Ince of of of strid Joods	Date

Schedule of all sums of money, bonds and other securities received by the Administrator General on account of each estate remaining under his charge, together with the payments made thereon and the balances prepared up to

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C (Part I)

Schedule of the aggregate securities and eash balances in the hands of the Administrator General on Listate of the aggregate securities and cash balances in the hands of the Administrator General on monies set apart to meet the admitted claims of creditors against the estates in which transfers were made to the Dividend Account more than three years prior to the said date Date of administration Government securities Balance on Cash Government securitles Receipts Chab Government securities Total Cash Government securities Payment. Cash Government securities Balanco 0n Cash

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-		Balance on	Schedule of balances in the hands of the Administrators General on creditors against the estates therein mentioned, in which estates years from the said date	CE
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	ENVCLMENTS APPLYING TO BOMBAY	{	rotexteinleb General S	¥

Schedule of all Administrations whereof the final balances have been paid over to the persons entitled to the same, specifying the amount of such balances and the persons to whom paid, prepared for the half- lear anding the last to the half- lear action 44 of 161 ld 1874

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mody of eather	Сер	Govern- finem	lo-oted tasarteq	lo str.C. aurabe godest	91ri2A

Droft Form of Bond referred to an rule No XXXIII

WHEREAS I have been appointed to the office of the Accountant to the Administrator General of Bombly and have been required to furnish security for the due discharge of the trusts of the said office, and for the due account of all moneys, papers and other property which shall come into my possession or under my control by reason of such office (a) AND WHEREAS I have deposited with and reason of such office (a) AND WHEREAS I have deposited with and season of such office (b) and which shall come into the administrator endorsed over to the Administrator

General of Foundary the Administrator denotation of the Government securities mentationed in the aggregate face value of the aggregate face (Ne 1,000) as additional security over and above this tonal security over and above the virtien bond for the due discharge of the above and tot the discharge of the above and tot the discharge of the above and tot the discharge of the above and the above of the above and the above of the above and the above of the above and the above and the above and the above and the above and the above and the above and the above are above as a security and the above and the above above and the above are above as a security and the above are above as a security and the above are above as a security and above are above as a security and above above are above as a security and above are above as a security and above are above as a security and above are above as a security and above are above as a security and above are and above as a security and above are are above as a security and above are are a security and above are are a security and above are a security and above are are a security and above are are a security and above are are a security as a security and a security are a security and a security are a security and a security and a security are a security as a security are a security as a security and a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security are a security as a security as a security as a security as a security as a security are a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a security as a secu

account of the aforesaid property (a) I hereby bind inyself to pay to the account of the aforesaid property (a) I hereby bind inyself to pay to the Secretary of State for India in Council the amount of any papers or other cation in my accounts and to such person as shall be determined by property within such time and to such person as shall be determined by the Administrator General of Bombay such demand to be in writing and default therein I bind myself to forfeit to the Secretary of State for India in Council the sum of one thousand rupees (Rs. 1,000) (a) AND I hereby authorise the Administrator General of Bombay to sell and dispose of authorise the Administrator General of Bombay they may be excluded the consent of the Administrator General of Bombay they may be excluded ged and to apply the proceeds thereof towards the indeminity of the Secretary ged and to apply the proceeds thereof towards the indeminity of the Secretary

The portion marked (a)—(a) may de cancelled when aurited (a)—(b)

binesoroti ea ogninch to seel ilone to contingo as itoresaid of the Administrator General of Bombay necessary in addition to the such Ingree to pay to him on demand such further sum as shall be deemed full for my loss or dam igo sustamed by him in respect of the matters aforeinsullicient to recoup the Secretary of State for India in Council in sum of one thousand rupees (Rs. 1,000) only, and that should that sum be my hability in respect of the matters aforesaid to the forfeiture of the said herem contained nor the security hereby given shall de deemed to limit be exclusinged alt ill be pay able to me (a) $ext{PROVIDED}$ always that nothing - nd securities or of any scentifies for which with such consent they may that miless and until I make any default as aforesaid the interest of the try of State for India in Council as the ease may require PROVIDED

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Signature

hereby declare ourselves

sureties for the above bud that he shall

rupees (Rs 1,000) in which the above said to the Secretary of State for India in Council the sinn of one thousand m c 120 of his m thing default therein ne hereby bind ourselves to forfeit do and perform all that he has above undertaken to do and perform and

sum as shall be deemed sufficient by the Administrator General of Bombay has bound hunself or such smaller

to cover my loss or damage which the Secretary of State for India m

Council in iy sustain by reason of such definite

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Signature

RULES AND ORDER UNDER ACT VIJ OF 1913

INDIAN COMPANIES

COLFURRED BY THE ACT --FARON FRING CERTAIN DISTRICT COURTS TO EXERCISE JURISDICTION

Noth No 1913, J D, 14th Dec 1914, B G, 1914, Pt 1, p 3020 **Ahmedabad**

the District Court of Almedabad to excesse all the jurisdiction conferred Act, 1913 (VII of 1913), the Governor in Council is pleased to empower In exercise of the powers conferred by section 3 of the Indian Companies

Broach by the said Act upon the Court linving jurisdiction under the said Act

Noin No 2071, J D, 30th Mar 1917, B G, 1917, Pt 1, p 858

the said Act upon the Court having jurisdiction under the said Act the District Court of Broach to exercise all the jurisdiction conferred by Act, 1913 (VII of 1913), the Governor in Council is pleased to empower In exercise of the powers conferred by section 3 of the Indian Companies

^{*}To be used when sureties are required in hou of the deposit of Government

Poons,

In exercise of the powers conferred by section 3 of the Indian Com Noin No 5368, I D, Ilih Aug 1916, B G, Pt I, p 1761.

asid Act conferred by the said Act upon the Court having jurisdiction under the empower the District Court of Poona to exercise all the jurisdiction panies Act, 1913 (VII of 1913), the Governor in Council is pleased to

Sholapur

In exercise of the powers conferred by section 3 of the Indian Com-Noin. No 5369, J. D., Ilih Aug 1916, B. G., 1916, Pt. I., p. 1761

conferred by the said Act upon the Court having jurisdiction under the empower the District Court of Sholapur to exercise all the jurisdiction panies Act, 1913 (VII of 1913), the Governor in Council is pleased to

Surate

said Act upon the Court having jurisdiction under the said Act the District Court of Surat to exercise all the jurisdiction conferred by the Act, 1913 (VII of 1913), the Governor in Council is pleased to empower In exercise of the powers conferred by section 3 of the Indian Companies Noin No 2770, I D, 20th Apr. 1915, B C, 1915, Pt. I, p 1114.

THE BOABAX AUDITORS CERTIFICATES RULES, 1920

as amended by Erralum, R. D., 1th May 1920 Note of the principal sound of the second of

of companies, namely -for the grant of certificates entitling the holders thereof to act as auditors the Governor in Council is pleased to make the following rules providing Department No 3068, dated 1st April 1914, as subsequently amended, said Act"), and in supersession of Government Notification in the Revenue of the Indian Companies Act, 1913 (heremafter referred to as " the In exercise of the powers conferred by sub-section (2) of section 144

Short tille and commencement —(1) These rules may be eatled the

Bombay Auditors Certificates Rules, 1920

m these rules shall affect the members of any institution or association Buildov - enoldisosel to enoldist Institution by association glub to noisenest. (2) They shall come into force on the fifteenth day of May 1920

3 Auditors Council -An Auditors Council shall be established for to sub-section (1) of section 144 of the said Act duly notified by the Governor General in Council under the proviso

in the Presidency of Bombay and in carrying out the purposes and examination of applications for auditors' certificates, in the issue, suspension and cancellation thereof and, generally, in exercising disciplinary control over the holders of auditors' certificates practising the Presidency of Bombay to aid the Governor in Council in the

objects of these rules



(c) if he has audited independently the accounts of any comculars thereof and the period for which he may so have served and (b) if he has served in any firm of auditors of accountants parti-

pames, the unines of such companies and the number of the accounts

peatipne os .

for an auditors certificate from any other Local Government in India (3) He shall state in his application "nether he has at any time applied

(4) He shall supply such further information dearing on his application and the result of such application

require from him as the Auditors Council or the Governor in Council may at any time

mendation for the grant of a certificate shall be made in the ease of any of equality of rotes having also a easting vote provided that no recomdance nith the majority of votes of the members, the President in cuse n Council Recommendations of the Anditors Council shall be in accoror relusal of certificates, dutalial make recommendations to the Governor tions -The Auditors Conneil shall not pass final orders regarding the grant Luditors Council not to pass final orders but to make recommenda-

persou who-

in Accountancy of the Sydenham College of Commerce and Econonot deen an arded by the Governor in Council a Government Diploma practical experience for at least hvo years in auditing accounts, or has (b) has not in the opinion of the Anditors Council had adequate (u) has not attained the age of 21, and

cified financial year, but such exceptional cases shall be reported to the Companies, to audit the accounts of any specified company for any spewho, under the rules, is incligible for auditing the accounts of Joint Stock may think fit, and in exceptional cases may give permission to a person pass such orders on the recommendations of the Auditors Council as he Powers of the Golernor in Council —The Governor in Council may mics, Bombay

nomice, Bombay, shall be unrestricted, that is to say, it shall entitle its Diploma in Accountancy of the Sydenham College of Commerce and Eco-(I) An anditor's certificate granted to the holder of a Government Government of India

to these rules An unrestricted certificate shall be in Form Bappended ofsuch province of India without obtaining a certificate to that effect from the Government but shall not entitle him to have a place of dusmess in any other province enabling hun to have a place of business in the Presidency of Bombay, recipient to practise as an auditor in any part of British India besides

of such Government Diploma shall be restricted, that is to say, it shall (2) An auditor's certificate granted to any person other than a holder

(5) A restricted auditor's certificate shall be valid for the lumited period A restricted certificate shall be in Form A appended to these rules entitle its recipient to conduct and its in the Presidency of Bombay only

An unrestricted auditor's certificate shall

be for an unlimited period specified in such certaficate

- Council of a fee at the following rate, namely nuditor's certificate except on payment to the Secretary of the Auditors rees for auditor's certificate —(1) No person shall be entitled to an
- (a) For a permanent unrestricted certificate 0 0 001 ď RB

(2) Such fee shall be credited by the Secretary of the Auditors Council (b) For a temporary restricted certificate 0 8 78

to the Governor in Council

(3) When a temporary certificate is renewed no additional fee shall be

certificate, only the difference between the respective fees shall be charged (4) When an unrestricted certificate is granted in lieu of a restricted charged

The regreter shall be open to to heep the register correct and up to date Itshall be the duty of the Secretary on which the certificate was granted tions of every such person shall be entered in the register with the date The name, residence and qualificaissued by the Governor in Council keep a register of every person to whom an auditor's certificate has been Register of auditors —The Secretary of the Auditors Council shall

of negligence, inisconduct or dishonesty in his professional capacity, after due enquiry by the Auditors Council has been found guilty by them which had been issued under these or any former rules to any person who may at any time direct the suspension or cancellation of a certificate Suspension or cancellation of certificates — The Governor in Council the inspection of the public on payment of a fee of eight annas

of such person from the register whereupon the Secretary of the Auditors Council shall remove the name

granted by the Governor in Council Presidency of Bombay without a certificate authorising him to do so except that he shall not be entitled to establish a place of business in the unrestricted certificate granted by the Governor of Bombay in Council, as an auditor of companies and to the same privileges as the holder of an said Act shall be entitled throughout the Presidency of Bombay to act Government in British India, under sub section (2) of section 144 of the ment, —The holder of an unrestricted certificate granted by any other Local Validily of auditors' certificates granted by other Local Govern-

FORMS OF AUDITOR'S CERTIFICATES

(See Rule II)

А мяоЧ

of Bombay, but not outside such Presidency) (Restricted Cortificate, that is to say, valid throughout the Presidency

is pleased to grant to you Companies Act, 1913 (VII of 1913), the Governor of Bombay in Council Under the provisions of sub-section (2) notices are anoisivorg out tobul

to act as an Auditor of Companies throughout the Presidency of Bombay this Certificate which shall entitle you district of residing at m the

LOCAL RULES AND ORDERS UNDER [1913, Act VII—

for the period from the day of 192, to the day of 192, inclusive day of 192.

Dated this day of 192

By order of His Excellency the Honourable the Golernor in Council,

Under Secretary to Government Tesenne Department

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(Unrestricted Certificate, that is to say, talid throughout British Indian
Under the provisions of sub-section (2) of section 144 of the Indian
Companies Act, 1913 (VII of 1913), the Governor of Bombay in Council
is pleased to grant to you

in the district of this certificate which shall entitle you to
act as an Auditor of Companies throughout British India for an unlimited period but shall entitle you to have a place of business only in the
read period but shall entitle you to have a place of business only in the
Presidency of Bombay

Dated this day of 192

By order of H13 Excellency the Honourable the Governor in Council,

Under Secretary to Government, Revenue Department



DIRECTING THAT FOR THE PURPOSES OF THE REGISTRATION OF INFECTION THAT FOR THE PURPOSES OF THE REGISTRATION OF

Moin No 2799, R D, 25th Mar 1914, B G, 1914, Pt 1, p 646a
In exercise of the powers conferred by sub-section (1) and sub-section (2) of section 248 of the Indian Companies Act, 1913 (VII of 1913), the Governor in Council is pleased—
to direct that, for the purposes of the registration of companies

RECULATIONS WITH RESPECT TO THE DUTIES OF THE RECISTRAP

RECULATIONS WITH RESPECT TO THE DUTIES OF THE BOMBAY

Noin No 8345, R D, 14th Aug 1918, B G, 1918, Pt I, p 1689

In exercise of the powers conferred by sub-section (2) of section 248 of the Indian Companies Act, 1913 (VII of 1913), and in supersession of Government Northeation in the Revenue Department, dated 21st November 1866, the Governor in Council is pleased to make the following

Registries of Companies in the Bombay Presidency, namely regulations nith respect to the duties of the Registrar and Assistant

Action is lesist int Registers shall be known is the lesistant officer appointed by the Local Government under the said and be known is "The Registrar of Companies" and any let, 1913, heremafter referred to as "the let", as Registrar tion of companies under section 248 (2) of the Indian Companies (1) The officer appointed by the Local Government for the regustra-

In these regulations the shore-unmed officers are referred as "the " soungino! To textengos!

Bombas shall hereafter be known as " Issuatent Regretrars of to armot old obeside southen duties ontside the town of the othered intherto known as Assistant Registrars of Joint Stock Registrat! the tenshift Registrat! respectively

(2) The other of the Registrif shall be it Bombas and shall be open ું કરામ તેમળું)

and 2 ban me II to envolvent month and od Iledthe hours of H in ind thin except on Sieutdays when it tor business (Sund 1) sand authorised holiday sercepted) between

of the public is mir, in his opinion be so copied nithout my he shall permit ouls such det als to be copied by any member public to in the of ciuse to be inndering copy of any document, But he shall not permit any member of the าวานุนวรวมสำคัญ รับ pormission is granted, buch mapechon tees shall have been paid let they are entitled to mepeet, provided that, before such mapection of such registers, records or documonts as under the (1) The Register shall permit members of the public to take

It me such copies as by the let my be granted, on the previous (1) The Registric hall on the application of a member of the public

The Registric shall in respect of every psymone in ide to him rolerall bedressing becambed therefor

(a) The Registric shall not file, register or record any document or document or documents in respect of n inch the fee is paid grant a receipt under his land specifying in such receipt the

act m the same way as it no such document has been tendered tee has been received and shall, pending the receipt of such - fee, fact, in respect of which a fee is legally payable, until the said

of any matter as may, in his opinion, be necessary for the proper investigations with iny person, firm or company and in respect The Registrar shall matitude such enquiries or make such for filling, registration on record

shall be entitled to the assistance of the Solicitor to Government respect of such proceedings instituted in the town of Bombay he to the assistance of the appropriate public prosecutor, and in under the Aet, metituted outside the tonn of Bombay, be entitled (8) The Registrarshal, for proceedings in respect to acts of default performance of his duties and the administration of the Act

DEFYNTING CONFANIES OF COMPANIES FOR THE PURPOSE OF PROSECUTING APPOINTING SUB-REGISTRARS TO BE EX-OPPICIO ASSISTANT REGISTRARS

Noin No 3070, R D, 25th May 1919, B G, 1919, Pt I, p 808

In exercise of the powers conferred by sub-section (2) of section 248 of the Indian Companies Act, 1913 (VII of 1913), and in supersession of Government Notification in the Revenue Department No 7804, dated the 27th October 1897, the Governor in Council is pleased to appoint the Sub-Registrars appointed under the Indian Registration Act, 1908 be ex-office Janes American Registrary of Companies for the purpose of prosecuting defaulting companies doing business within the districts mentioned against their respective designations in column 2 of the said schedule, the against their respective designations in column 2 of the said schedule, the purisdiction of such Assistant Registrary to extend respectively over the jurisdiction of such Assistant Registrary to extend respectively over the

Зснерпге

sud districts

Name of District

Name of Sub Registrar

Joint Sub-Registrars for the City of Ahmedtorlead and Morth and South Dashing Ralulia

Aden District Sukkur District Hyderabad District Bilapur District Belgaum District Sholapur District Satara District Nasik District East Khandesh District West Khandesh District Alunednagar District Rathaguri District Kaira District Karachi District Dharwar District Poona District Panch Mahala District. Surat District Broach District Ahmedabad District

Sub-Registrar of Aden Sub-Registrar of Sukknr Sub-Registrat of Hyderabad (Sind) Sub-Registrar of Bijapur Sub-Registrar of Belgaum Joint Sub-Registrars of Sholapur Joint Sub-Registrar of Satara Sub-Registrar of Masik Sub-Registrar of Jalgaon Sub-Registrar of Dhulia Sub-Registrar of Ahmednagar Sub-Registrar of Ratnaguri Sub-Registrar of Mehmadabad Sub-Registrar of Karachi Sub-Registrar of Dharwar Joint Sub-Registrars of Haveli (Poona) Sub-Registrar of Godhra Joint Sub-Registrats of Surat Sub-Registrar of Broach

BA THE REGISTRAR OF COMPANIES
FEES FOR THE INSPECTION AND FOR COPIES OF DOCUMENTS KEPT

Noin No 7598, R D, 22nd July 1918, B G, 1918, Pt I, p 1464 In evercise of the powers conferred by sub-section 5 of section 248 of the Indian Companies Act, 1913 (VII of 1913), and in supersession of the

order presed in paragraph 3 of Government Resolution, Judicial Department, No 1375, dated 27th April 1866, the Governor in Council is pleased to direct that the fees for the inspection and for copies of documents hept by the Registrar of Companies should be fixed at the inspection, viz —

Rs a. (1) for each mapection 1 0 (1) for a cortificate of incorporation 3 0

(111) for a certified copy or extract of any other document 0 6 per 100 "ords or a frac-

tion thereof to be copied.

EVERIFIED (3) OF THE SECTION SUBJECT TO A PROVISO —

The Holland-Bombay Trading

G of I, Dept of Commerce and Industry, Noin No 2622-D, 22nd Ilar 1919, republished in Government Noin No 3288, R D, 29th Mar 1919, B G, 1919, Pt I, p 829

In pursuance of the provise to sub-section (3) of section 277 of the Indian Companies Act, 1913 (VII of 1913), the Governor General in Council is pleased to exempt the Holland-Bombay Trading Company, Limited, incorporated in Holland, from the requirements of sub-section (3) of the said section, provided that the Company files annually with the Registrar of Companies, Bombay, a copy of the combined Balance Sheet and Profit and Loss Account issued by it, together with an English translation thereof, certified in accordance with rule 8 of the Indian Companies Rules, 1914

The B and C I Railway

(4 of I, Dept of Commerce and Industry, Noin No 2627-D, 22nd Mar 1919, republished in Government Noin No 3288, R.D., 2018, Pt. I, p. 830

In pursuance of the proviso to sub-section (3) of section 277 of the Indian Companies Act, 1913 (VII of 1913), the Governor General in Council is pleased to exempt the Bombay, Baroda and Central India Railway Company, incorporated in England, from the requirements of sub-section (3) of the said section, provided that the Company files annually with the Registrar of Companies, Bombay, a copy of the Balance Sheet showing the Company's Assets and Liabilities certified as correct by its Auditors as embodied in the half-yearly Home Accounts prepared by the Board for its stock-holders

The G I P Railway

G of I, Dept of Commerce and Industry, Notn No 4377, 21st June 1919, republished in Golernment Notn No 6577, R D, 1st July 1919, republished in Golernment Notn No 6577, R D, 1st July

In pursuance of the proviso to sub-section (3) of section 277 of the Indian Companies Act, 1913 (VII of 1913), the Governor General in Council is pleased to exempt the Great Indian Peninsula Railway Company, incorporated in England, from the requirements of sub-section (3) of the said section, provided that the Company files annually with the Registrar of Joint Stock Companies, Bombay, a copy of the Balance Registrar of Joint Stock Companies, Bombay, a copy of the Balance by its Auditors as embodied in the half-yearly Accounts issued by the Directors of the Company to its stock-holders

BULES UNDER ACT IX OF 1911

LOCAL AUTHORITIES LOANS

RULES FOR THE CONTROL AND INSPECTION OF WORKS AND ACCOUNTS

Note Note No. 1848, F. D., 20th June 1916, B. G., 1916, Pt. 1, p. 1973.

In exercise of the powers conferred by rule 12 of the Local Authornties Loans Rules, 1915, published in the Mothfeation of the Government of India in the Finance Department, No. 1020-A, dated the 10th Movember 1914, and in supersession of Government Motification in the Financial Department, No. 554, dated the 9th February 1894 the Governor in Council is pleased to make the following rules for the control and imspection of norts and accounts, namely —

The execution, supervision and audit of works entrusted to the Public Works Department will, as heretofore, continue to be subject to the rules of that Department as published in the Public Works Code II The rules hereinafter following apply only to works to be constructed independently of the Public Works Department by

constructed independently of the Public Works Department by local authorities nuthorized under the Local Authorities Loans Act, 1914, to raise money in the open market for the purpose

HI It shall be the duty of the Erecutive Engineer in whose district such works are being constructed out of loans raised by local authorities in the open market under the Local Authorities Loans authorities in the open market under the Local Authorities Loans this behalf, to napeet such works and the accounts connected there with at such intervals as Government or the Chief or the Superintending Engineer may direct

IV Such inspection shall ordinarily be conducted quarterly by the Executive Engineer and monthly by the Public Works Department Sub-Divisional Officer in whose charge the work inay be and shall be chiefly directed to ascertaining that the quantity and quality of the work executed and the progress made in construction are fairly connected to ascertaining that the quantity and quality of the work executed and the progress made in the accounts.

cause a continuous record of expenditure to (1) For the purpose of rulo LV the local authority shall

itenis need only be given for those works each item, but corresponding expenditure on the year and up to date must be shown for The measurements for the month and for Works"-Form A appended to these rules Public Works Department "Register be mantamed and posted monthly in the

India Printing, Calcutta be obtained from the contraction of the contraction ply of working forms oun Public Works Dopartment, Form Book, Part I Asup 192, Government of India, niothed of posting 189 to boilour Note.-Thus form and the

any special cases in which this is deemed desirable forms may be modified and actual expenditure by items omitted in With the sanction of Government the account with the estimate (calculated on the normal cost system*) may, at any time, be compared With the above information the quantities and cost for Indultties be shown Columns should be provided for "Materials at site," and month, the expenditure for the year, and the total expenditure should estimated to cost over Rs 5,000 The expenditure for the work for the

to It a loan is raised for the construction of roads, a return of

Yorks Department Officers road material should be prepared for the mapection by the Public

Hoofy Inspecting Officer shall furnish the Chief my pose as to additions, alterations and amendments in the estimates ment or such local authorify with the approval of Government may or otherwise than in accordance with such requirements as Governwithout the sauction of Government and of such local authority, cerned, and no such deviation shall in any case be proceeded with shall be reported to Government and also to the local authority conor to impair or duninish the utility of the works under construction, in the outlay exceeding five per cent on the estimates approved, the opimen of the Inspecting Officer is likely to entail any increase Every deviation from any project as sanctioned, which in

the orders of Government are considered to be necessary Engineer shall bring to the notice of Government any points on which The Chief or Superintending of the works as he may deem necessary formed by him, with such remarks on the construction and progress Saperintending Engineer with a brief report of the mapections per-

General may direct, and shall be confined exclusively to the accounts the test audit shall be carried out once a year as the Accountant Department of the Accountant General's Office In all other cases test audit shall be conducted by the Local Fund Audit accounts are subject to an official audit by the Accountant General, In regard to the loan accounts of local authorities whose

of expenditure from the loan

^{*} Note —The normal cost is the cost at estimated rates of all the nork actually-

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- { 1914, Act IX!-	VAD OBDEBS ANDE	LOCAL RULES A

Accountant קיונפק submitted to the Accountant General with this Office No Completion Report More completed on the

Executive Engineer,

District

Note — This form will be used for all works costing over Hs 2,500, whether accounted for according to actual or normal cost. When used for the latter class of works, the blank column immediately preceding "Total value of work done" should be headed "Total normal cost."

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СІИЕЛІАТОСИУЬН

ии сел илгосьин вои 4, 1921

following rules to earry our the purposes and objects laid down in sub-Department letter to 154, duted the Hellander 1920, to make the ented by the Covernor General in Council in this behalf in Homo 1918, or in each day ActXXIII of 1919, and in pursu an c of the authority to Il to a ction of the ction (2) of the Cinematograph Act, II of hily 1920, the Governor in Council or pleased in exercise of the powers In super corot december of Netherlan Ze 6978, dated the 26th Very Vo. 5713, IL D. 15th Juga 1921, B. C., 1921, Pt. I., p. 1199

- 30/ but of the order coron of the sud let -

for examining and ecrtifying tiling is suitable for public oxhibition, (1) the presidence of the Bomby, Board of Censors constituted 1918 (II of 1915), is smended by Act XXIII of 1919, provided forunder up extens (b) and (b) of extron 3 of the Cincin Regraph Let,

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(s) the appearance of other lpha abordinate to such anthorates, (7) the feet to be levied by those inthorities,

(1) the regulation of the powers and duties of the officers so

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α_{cumpag} The a rules in it be called "Tho Cinemitograph Rules, 1921".

Let " me me the Cincinatograph Let, 1918 (II of 1918), --- शाम भारत व्याप्त

is anended by the Cinematograph (Intenducial) Let, 1919 (XXIII

Board? me me the Bombay Board of Consors constituted

(c) tresident? me me the President of the Board, or in his and crain action Lot section 7 of the Let.

thence, the Chairm in elected under ridge,

(b) "Secretury " me me the Secretury to the Board

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bread oil to sredman ont tho shall call in extenordinary inceting it requested to do so by at least dem ind — Ill meetings shall be convened by the President of the Board, of business, but may meet offener if the exigencies of its business so The Board shall ordinarily incet twice a month for the transaction

to each member, but an argent meeting may be called by the President egurtoom fla to extret ir the earlith and the article of all meetings. [1]

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except with the consent of the majority of the members present, provided meeting, and no business other than that so stated shall be transacted, (2) The said notice shall state the business to be transacted at the

that, if three members only are present, all are agreed

at any time to the members for their opinion (3) Any urgent matter may, if the President thinks fit, be circulated

At every meeting of the Board, three members shall form a quorum.

Conduct of proceedings at meetings.

In the case of an equality of votes, the President shall have a or, in his absence, by a Chairman elected at the meeting Every meeting shall be presided over by the President of the Board

second or easting vote

Procedure at meetings

It shall be the duty of the Board at each meeting—

and any other business under the Act that the members present may (1) to consider the business stated in the notice of the meeting,

agree to consider in accordance with clause (2) of rule 4,

(2) to examine the reports of the Secretary and Inspectors,

(3) to hear any representations from the unporters or their and pass such orders thereon as may seem to them to be necessary;

Board's decisions, or to examine any representation relating to a suthorized agents or from members of the public in respect of the

(4) to keep a record of their proceedings in such forms as may film already certified as suitable for public exhibition,

scem advisable

Other duties of the Board

The Board shall-

(b) prescribe the manner in which the registers and accounts of ing the work done by the Board during the past calendar year; (a) submit an annual report to the Local Government, review-

the Board shall be kept

remove or grant leave to such officers and servants and other officers and menuals, and shall also have the power to suspend, The Board shall have the power to appoint the Inspectors, clerks

Remuneration of members of the Board

occasion subject to a minimum fee of Rs 10 and a maximum of Rs 20 for each Rs 2 per thousand feet or fraction of a thousand feet of him examined, deputed to examine or re-examine a film shall be paid a fee at the rate of meeting of the Board at which he attends Every member of the Board Each member of the Board shall be paid a fee of Rs 16 for each

Certification of films and procedure thereon

(2) Every such application shall contain the following particulars, viz echibition shall submit an application in writing to the Secretary (1) Yuy person who desires to have a film certified for public

(n) the exact length of the film and the number of reels,

(d) the mame of the film,

or when the certificate has been endmitted by the Inspector or the secretary.

17 Zo tee shall be charged for the examination of a film certified by

18 When a film has been normed as uncertified either under section 7 (0) or under section 7 (7) of the Act, it is open to the owner of the film to apply anew for certification after excising the objectionable parts or fulfilling such conditions is the Board or the Local Government managume.

In all such eases the usual examination fee shalf be charged

On receipt of the report of the committee the Board shall decide

as to the sunability or otherwise of the film for public exhibition 20. It the Board is of opinion that a film is not suitable for public exhibition, the Secretary shall, within a period of three working days, inform the person applying for the certificate of the decision of the

board 21 All certinestes granted by the Board shall bear the signature of the President, and the Secretary shall see that such certificates are duly issued and that all matricenons of the Board with regard to them are duly carried out. The presembed mark of the Board shall be a film copy of this certificate, i.e. a trailer certificate which shall not be less than infleen certificate, i.e. a trailer certificate which shall not be less than infleen terrificate, i.e. a trailer certificate which shall not be less than infleen terrificate, i.e. a trailer certificate which shall not be less than infleen the induced and always exhibited induced by the scriptificate of the film certified and always exhibited induced by the scriptificates are duly and shall be unliked to the film certified and always exhibited induced by the scriptificates are duly and shall be unliked to the film certified and always exhibited in the scriptificates are duly and shall be unliked to the film certified and always exhibited in the scriptificates are always at the scriptificates are duly as a trailer certified and always are always at the scriptificates are always at

It a sertal consisting of serveral episodes be passed without any objection, one certaincate shall serve for the whole serial and need only be exhibited at the beginning of the trist episode, but it in the whole serial a single secine or title is ordered to be removed, each episode shall be certified secine or title is ordered to be removed, each episode shall be certified separately, and every certificate shall bear the triangle and the cadories

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LOCAL RULES AND ORDERS UNDER

Magistrate under section 39 A of the Bombas District Police Act 1890 Commissioner of Police, Bombay, under sub-section (1) of section 22 of the thortres and other places of public amusoment, made by the District regulation of places of public amusement in the City of Bomba, made by the rulo 2 of the rules for beening and controlling licensed under rule 259 of the rules for the licensing, controlling, keeping and

(Bom IV of 1890) (111 of Bombay Police Act, 1902 (Bom IV of 1902), as a place of public

amusement

of the former license, the latter license shall similarly be deemed (2) On the cancellation or determination for any other reason

to have been cancelled or to have determined

(3) A license granted under rule (1) shall be in the form of sche-

dule A appended to these rules

ВСНЕDULE A

License for Places

(L shr ss2)

Under the poners vested in the

* Commissioner of Police, Bombas

by section 4 of the Cinematograph Act

A Beard of Consors
The District Magistrate

Detrict confrolling places of public aniusement in the City of Dombay conditions and restrictions laid down in the rules for licensing and 1918 (II of 1918), and subject to the

made nith the previous sanction of the Governor in Council, by the

nthorising him to use the place known as Commissioner of Police. Incense is hereby granted to

and situate at

for emematograph exhibitions from this date and assessed under Muncipal No

subject nevertheless to the following inrther condition — 761 nutil

suitable for public exhibition by a Board of Censors constituted said place any film other than a film which has been certified as The licenses shall not exhibit or permit to be exhibited in the

or tampered with in any way since such mark was affixed thereto. the prescribed mark of the said Board, and has not been aftered under section 7 of the said Act, and which, when exhibited, displays

day of

Given under our hand

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Office of the Licensing Authority end fines but

Licensing Authority

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RULL CYDER ACT III OF 1918

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1 41×(111 of 1918), the Governor General in Council is pleased to in the tho 156. 8-39 og that bot to thouse to better content of the hally 0.65 Act.

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ttl of 141). A performant formation of the total weight of each grate $8101-45\ell \times 50$ ogabal vali to 2 nort lphae to (1) nortex di γ d Fadir $\gamma lpha_1$ for to my port board the buries of British highs or to olden the cess $\mu_{P} \leftarrow m$ index by the product difference λ ported from any customs

TERMINATION OF THE PRESENT WAR (DEFINITION) ORDER CADLR ACT VOL 1919

THE TRESTAL WIR DEVIATION OF THE PROPERTY OF THE PART OF THEM AND OF THEM AND THE OF

भटिता १ में प्रति में है कि विशेष है के प्राप्त है कि प्रति । विशेष G of I, Henry Del Vola Vo 50 k, odth Jug 1921, republished

Order or His Migery in Council, direct the 10th August 1921, regarding Eminollot oils (1911 15) (noisimised) will include oils oils for minimit With retenues to the provisions of class (1) of section 2 of the 2112 d I 1d

papilahad tor "caera miormanon the data to be treated is the date of reministion of the present Wir, is

AT THE COURT OF BUCKINGHAM PALACE

The Polit day of the Journal

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The King's Most Excellent Majesty in Council

date so declared shall be as nearly as may bo the date of the ezchange or treated is the date of the termination of the present War, and that the it is provided that the Majerty in Conneil in y declare what date is to be Where is by the Lermin ition of the Present War (Definition) Let, 1918,

And n here is rithic itious of treities of peice with Germing, Austria, deposit or ruthe thous of the treaty or treathes of peace,

Conneil, is pleased to order, and it is horoby ordered, that the 31st day of Non, therefore, His Majesty, by and with the advice of his Privy Hungary and Bulgaria have been deposited on behalf of His Majesty

on which the present War will end of the termination of the present War that is to say, the day at midnight August, nmeteen hundred and twenty-one, shall be treated as the date

Has Majesty and the Ottoman Empire until ratifications of a treaty of Provided that nothing in this Order shall affect the relations between

peace with that Empire shall have been exchanged or deposited

RULES AND ORDERS UNDER ACT XII OF 1919

POISONS

*RULES FOR REGULATING THE POSSESSION OF WHITE ARSENIC IN

Noth No 1648, I P. Ilth Mar 1916, B G, 1916, Pt. 1, p 457 XEMAT VILLAGE

poisoning cattle therewith appears to be of such frequent occurrence Dhond Peta of the Poona District in which the offence of mischief by regulate the possession of white arsenic in the village of Yewat in the Council, the Governor in Council is pleased to make the following rules to (I of 1904), and with the previous sanction of the Governor General in In exercise of the powers conferred by section 5 of the Poisons Act, 1904

Magnetrate, Poona Provided that this rule shall not apply to the arsenic except under a license granted in this behalf by the District No person shall possess more than one ounce of white as to render restrictions on the possession thereof desirable, namely —

possession of white arsenic exceeding one ounce by-

bara, erielashe desilers, and

(b) persons duly authorised to sell by retail

or coverings in which the same is found which the breach has been committed, and of the vessels, packages both, together with confiscation of the white arsenic in respect of year or with fine which may extend to one thousand rupees, or with punishable with imprisonment for a term which may extend to one Any person who commits a breach of rule I shall be

ORDER ONDER VCI A OF 1920

PROVINCIAL INSOLVENCY

2012 q, 1 19, 0201, y g, 1920, 1920, B g, 1920, Pt 1, p 2765 OTHER THAN THE COURT OF THE JUDICIAL COMMISSIONER OF SIND. INSOFAEROA EKOCEEDINGS IN VAX COURT IN THE PROVINCE OF SIND DECLARING THAT CERTAIN SECTIONS OF THE ACT SHALL NOT APPLY TO

with effect from the 15th October 1920, that the following provisions of the provious sanction of the Governor General in Council, is pleased to declare, Insolvency Act, 1920 (V of 1920), the Governor in Council, with the in exercise of the powers conferred by Section 81 of the Provincial

^{*} For rules regulating the possession for sale and the sale of poisons within the whole of the Presidency of Bombay under the Aut, see the Home Department Notification No 705, dated lith November 1922, B G 1922, Pt I, pages 2581 83.

հաժ, ոռոււշլչ -Province of Suid other than the Court of the Judicial Commissioner of erig yet spril not apply to insolvency proceedings in any Court in the

38, section 39, section 10, section 12, sub-sections (1) and (2), section 48, Section 26, and sections (1) and (2), section 28, sub-section (3), section

section 19, ecctions 53 to 55, section 61, sub-section (1), clause (b), and

sub sections (2), (3) and (6), ecction 66, and section 72

RULES AND ORDERS UNDER ACT X OF 1920

SECURITIES

OTHER OFFICERS VPPLYING SUB-SECTION (1) OF SECTION 7 OF THE ACT TO GERTAIN

cpublished in Gove Notin No 523, I. D., 31st Jan 1906, (4 of I, Finance Dept, Notn No 6803-A, 7th Dec 1905,

FII d'I 14 '9061 ' B &

General in Council is pleased to declare that sub-section to apply to the dated the 3rd October and 13th December 1904, respectively, the Governor Notifications in the Finance Department, Nos 6262-A and 7900-A, Indian Securities Act, 1886 (XIII of 1886), and in supersession of the In exercise of the powers conferred by section 7, sub-section (1), of the

following officers, namely ___ *

(7) Adınınıstrator General, Bonibay

(8) Official Assignee, Bombay

(9) Official Trustee, Bombay

republished in Gove Noin No S -20-E, Isth Nov 1921, G of I, Finance Dept, Noin No 833 A, 10th Nov 1921, THE BOMBAY GOVERNMENT SECURITIES RULES, 1921

B G'1931' b 1' b 3887

pleased to make the following rules --Securities Act, 1920 (X of 1920), the Governor General in Council is In exercise of the powers conferred by section 24 of the Indian

Bombay Government Securities Rules, 1921 Short title and application—(1) These rules may be called the

of Bombay in Council (2) They shall apply only in the case of securities issued by the Governor

Definitions —In these rules, unless there is anything repugnant

in the subject or context-

(d) District Magistrate, has the same meaning as in the (a) The Act, means the Indian Securities Act, 1920,

explanation to sub-section (2) of section 13 of the Act,

(c), Ferm' means a form as set out in the Schedule to these

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Financial Secretary or the Deputy Financial Secretary to the eats a guiting in edem and demand in writing to the rules,

Government of Bombay in accordance with the provisions of these

(c), The Bank' means the Imperial Bank of India

back of the narrant payment of interest, but the payee shall acknowledge receipt on the presentation of the stock certificate shall not be required at the time of branch of the Bank under the local head office at Bombay at Bombay, be made payable at any other local head office or at any certificate to be preferred m wirting to the local head office of the Bank Bombay Such warrants may, at the request of the holder of the issued by the local head office of the Bank at Bombay and payable at Payment of interest —Interest on stock shall be paid on narrants

the Bank at Bombay on its being satisfied that the original certificate A duplicate stock certificate may be issued by the local head office of — Innipro de duplicate certificate in case of loss or destruction of original

has deen actually lost or destroyed

securities in place thereof 111, as the case may be, issue converted, consolidated or sub-divided or stock certificates, and on his receipting the same in Form I, II, or may, on the application of the holder of the relevant stock certificate to the Government of Bombay, the local head office of the Bank at Bombay instructions of the Financial Secretary or the Deputy Financial Secretary Procedure for concersion, etc -Sudject to any general or special

entires in its pooks and in any stock certificate issued in connection thereto the Government of Bombay shall authorise the Bank to make such qualification, the Financial Secretary or the Deputy Financial Secretary of the trust specified in the demand or as a trustee without any such Bombay, with respect to that stock as a trustee, whether as a trustee he may be described in the books of the local head office of the Bank at entered as the proprietor of stock in exchange for promissory notes, that name any stock is to be transferred, or by a person who desires to be person in whose name any stock is registered, or by a person into n hose Recognition of trusts, etc -(1) On a proper demand made by a

certificate must be transmitted to the Financial Secretary or to the or by a person into whose name stock is to be transferred, the stock (3) If the demand is made by a person in whose mane stock is registered men the demand

with as he considers reasonably necessary for the purpose of complying

Deputy Financial Secretary to the Government of Bombay with the

transfer deed, power of attorney or documents in the same manner as ponce or to execute such deed or other document and may act on the the stockholder is entitled under the terms of the trust to give any such to the said local head office, it shall not be concerned to enquire "bether the local head office of the Bank at Bombay, as a trustee is produced purporting to be executed by a stockholder described in the books of (3) Where any transfer deed, poner of attorney, or other document

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execute the transfer deed, poner of attorney or document in his capacity or decimient, as a trustee, and whether he does or does not purport to stockholder is or is not prescribed in the transfer deed, poner of attorney though the stockholder had not been so described, and whether the

person either slone or jointly with other persons, authorise the descripease of an vaccount of Goremment stock to be opened and kept with such Deputy Finincial Secretary to the Government of Bombay may, in the of an other, other than a public other, the Financial Secretary or the Recognition of office holders —(1) Where any person is the holder ns e trustee

tion of such person in the books of the local Head Office of the Bank at

Bombay by the name of his office

as he considers reasonably necessary for the purpose of complying with authorise the said local head office to make such entries in its books the Deputy Finencial Secretary to the Government of Bombay may according to the terms of the demand, and the Eumaneial Secretary or of that person, either alone or jointly with the other stockholders, account, so that it shall become an account under the official description and to open an account nith respect to that stock, or alter the existing the local bread office of the Bank at Bombay to close the existing account person, or in the ease of a joint account, by all the stockholders, authorise to the Government of Bombay may, on a proper demand made by that public office the Financial Secretary or the Deputy Financial Secretary or jointly with other persons, is the holder of any office other than a (2) Where any person holding any Government stock, whether alone

executed by the person for the time deing holding the office described accounts, and any document relating to the stock concerned may be rule (2), the personal mane of the office-holder need not be stated in the (3) Where any anthorisation has been given under sub-rule (1) or sub-

m the account as it his personal name were so strted

direction of evidence that such person is the holder for the time being of Financial Secretary to the Government of Bombay may require the proson as being the holder of any office, the Financial Secretary or the Deputy document purporting to de elecuted, in pursuance of this rule by a per-(4) Before acting on any demand purporting to de made, or on any

tineate itself or a separate receipt shall be given by the party presenting certificate is presented for discharge, a receipt shall be taken on the cer-Recerpt required on discharge of a stock certificate - When a stock

or the branch of the Bank, as the case may be by the payee of a receipt in the form required by the local head office faced, but only on the presentation of the note itself and on signature office at Bombay for payment of interest at which the note has been enother local head office or at any branch of the Bank under the local head shall be paid at the local head office of the Bank at Bombay or at any Payment of Interest —Interest on a Government promissory note

for renewal and actually renewed, namely further interest on such note may be refused until the note is receipted ing cases, and, where such requisition has been made, payment of any note may be required to receipt the same for renewal in any of the follow-When receipt for renewal may be required —The holder of any such

one further indorsement or it any word is written upon the note (a) if only sufficient room remains on the back of the note for

across any existing indorsement or indorsements,

(c) if any indorsement is not clear and distinct or does not init is produced for payment of interest, for receiving indorsement, writing or unfit, in the opinion of the officer of the Bank before whom (b) if the note is torn or in any way damaged or crowded with

case of office-holders, by office, or is made otherwise than in one of dicate the payee or payees, as the case may be, by name or, in the

(d) if the note, having been enfaced three times for payment the indorsement cages on the back of the note,

of interest, is presented for re-enfacement, and

ing the note for payment of interest is irregular or not fully proved (e) it, in the opinion of the Bank, the title of the person present-

following particulars, namely — Bank at Bombay and shall be accompanied by a statement of the either wholly or in part, shall be addressed to the local head office of the ment promissory note, which is alleged to have been lost or destroyed (1) Every application for the issue of a duplicate note in place of a Govern-Reports to the Bank of loss or destruction of promissory note—

Promissory note for Rs (a) Particulars of the note according to the following form —

of the per cent

(b) the last half-year for which interest has been paid,

(c) the person to whom such interest was paid,

(c) the place for payment of interest at which the note was for the person in whose name the note was issued (if known,

the time being enfaced,

(1) the circumstances attending the loss or destruction, and

(2) Such letter shall be accompanied by-(9) whether the loss was reported to the police

the note, if the same was lost in transmission by registered post, (a) the Post Office registration receipt for the letter containing

, ээцод (b) a copy of the police report, if the loss was reported to the

branch of the Bank where interest was last paid certifying the last Bombay, a letter signed by an officer of the local head office or of the (c) if the note was enfaced for payment at a place other than

necessary to trace back the title to the last regratered holder, and legal holder of the promissory note, and all documentary evidence sworn before a Magistrate teatifying that the applicant was the last (b) if the applicant is not the last registered holder, an affidavit payment of interest made on the note, and to whom it was made,

Securities]

above-inentioned security

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(c) why portions or fragments which may remain of the lost

Bombay but not of its enclosures, shall also be sent to the branch of the (3) A duplicate of the letter to the local bead office of the Bank at or destroyed note

Bunk or to the local head office where interest is payable

Notification in Gazette —The loss or destruction of a Government

ucation shall be in the form following or as nearly in such form as Gazette of the place where interest on the note was payable Such notiof the Bink outside the Bombly, Presidency of the Local Government it any brinch of the Bink in Sind or at any local head office or branch Government Gazette, and, if the note was enfaced for payment of interest ther notified by the applicant in three successive issues of the Bombay promissory note or portion of a Government promissory note shall be fur-

mussory note No ot the . Lost ' (or ' Destroyed' as the casemay de)—The Government pro---- timrəq səənətəmətə

cent Government of Bombay loan of

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and last indorsed to originally standing in the name

been lost destroyed, notice is hereby given that payment of the above note the proprietor, by whom it was never indorsed to any other person, having

public are cautioned against purchasing or otherwise dealing with the be made for the issue of a duplicate in favour of the proprietor the Imperial Bank of India at Bombay and that application is about to and the interest thereupon has been stopped at the local head office of

Residence Mame of person notifing

of siz inonths from the date of the last notification prescribed in rule 12, The edd all icale note and taking of indennity — (I) — but and expery

10 of the Act, and shall matruct the local head office of the Bank at to be included in a list such as is referred to in sub-section (8) of section tification of the note has been produced, cause the particulars of the note claim of the applicant, and if a portion of the note sufficient for the idened, and if he is satisfied of its loss or destruction and of the justice of the ment of Bombay shall, if only a portion of the note has been lost or destroythe Financial Secretary or the Doputy Financial Secretary to the Govern-

in place of that of which a portion has been so lost or destroyed in the Form and for the amount bereinafter provided, a duplicate note Bombay to issue to the applicant, on the execution of an indemnity bond

(2) If no portion or no sufficient portion of the note so lost or destroyed

succe grounds exist for delibering that the note has deen lost or destroyed years from the date of the last notification prescribed in rule 12, if prima Secretary to the Government of Bombay shall, on the expury of two has been produced, the Financial Secretary or the Deputy Financial

requiring the local head office of the Bank at Bombaysub-section (3) of section 10 of the Act, and shall pass a provisional order note so lost or destroyed to be included in a list such as is referred to in and that the claim of the applicant is just, cause the particulars of the

(b) to usage to the applicant, unless reasons to she contrary note so lost or destroyed pending the issue of a duplicate note, and bond such as is hereinafter mentioned, the interest in respect of the (a) to pay to the applicant, on the execution of an indemnity

se first included and on the execution of an indemnity bond such as as heremafter provided, of the list in which the lost or destroyed note of Bombay) on the expiry of six years from the date of publication, cial Secretary or Deputy Financial Secretary to the Government appear (in which case the matter shall be referred back to the Finan-

Provided that, if the date on which the note is due for repayment falls. heremafter mentioned, a duplicate note in place of that so lost or

note would otherwise have been issued thereon in the Savings Bank, to the applicant at the time when a duplicate the pimcipal amount, together with any interest which may have accrued sub-clause or of the date of repayment, whichever is later, and to repay in its Savings Bank within six weeks of the date of his order under this Bank at Bombay to myest the principal amount due on the note to the Government of Bombay shall matruct the local head office of the rule expires, the Financial Secretary or the Deputy Financial Secretary earlier than the date on which the period of six years prescribed in this

applicant and two sureties, as the Financial Secretary or the Deputy that the indemnity bond be executed by the applicant alone or by the Deputy Financial Secretary to the Government of Bombay may direct (3) In making an order under this rule, the Financial Secretary or the

Aucralian of order, etc -A provisional order passed under sub-Financial Secretary to the Government of Bombay may think fit

become final rule (2) of rule 13 shall on the expury of aix years referred to therein

th Anna note shall be extended by such period, not exceeding six years, as he may order, and may also durect that the interval before the issue of a duplicate of a duplicate note, if he finds sufficient reason, after or cancel any such tary to the Government of Bombay may, at any time prior to the issue Provided that the Financial Secretary or the Deputy Financial Secre-

Indemnity bonds -Indemnity bonds shall-

narily de taken as nearly as may be in Form IV and be for twice the (a) when taken on the issue of a duplicate note or notes, ordi-

twice the amount of all interest to accrue due thereon during the aggregate amount of all back interest accrued due on the note plus the amount of the interest involved, that is to say, twice the ordinarily be taken as nearly as may be in Form V and be for twice (b) when taken on the issue of orders for payment of interest, amount of such note or notes, and

period which will have to elepse before the issue of duplicate note

openiog ne

I mairy and July, or as soon aftern irds as may be convenient published half-ecitly in the Bombay Government Guzelle in the months of Publication of List (1) The list referred to in raile 13 shall be

to Bursang and total from the heat published next after the passing of (2) All notes in respect of which an order has been passed under that

each order and in ceres succeeding list until the expression of six years

tions the date of first publication

some of a duplicate and the date of publication of the list in which the note end receives to the Government of Bombay for payment of interest or date of the order passed by the Fin mend Secretary or the Deputy Binanit he ire interest, the name of the applie int for a duplie ite the number and This the name of the person to whom it n is issued, the date from which meladed therem namely, the name of the loan, the number of the note, its (3) The list shall contain the following partieulars regarding cach note

of the Bark at Bomber may, on the application of the holder, Unineral Secretary to the Government of Bombay, the local head office gineral or special instructions of the Pananeial Sceretary or the Deputy Form of receipt for reneard consolidation, etc -Subject to any bobilour 1/10 et a

note or notes proxided that the note or notes has or have been (a) renew subdivide or consolidate a Government promissory

receipted in Porm 11 VII of VIII, is the case may be,

that the note or notes has or have neen indoxed, 'Pay to the (b) convert the note or notes into a stock certificate, provided

Contenue in Council of Bomby?

therm opinion be necessary to determine the matters in question referred to by the District Magistrite ofter such inquiry (if any) as may in the mider the provisor to section 12 of the let shall be a certificate signed Illudit joint family subject to Milak share Law —The certificate required Proxiso for renewed of proneissory notes held by Alanaging Alember

Bombay shall exercise the powers and perform the daties referred to in Scenetry or the Depity Emaneual Secretify to the Government of Previous officer in case of dispose as to title -(1). The Financial

section 13 of the Act

where interest on the note n is payable side the Bombay Presidency, of the Local Government Gazelle of the place of the Bank in Sind or at iny local head office or branch of the Bank out-Gazette, and, if the note nas enfaced for pryment of interest at any branch declaration is unide, in three successive issues of the Bombay Golernment section shall be published, is soon as possible after the date on which the thy declaration in ide mader clause (c) of sub-section (1) of that

missory note is presented for discharge a receipt shall be taken on the Receipt required on discharge of a promissory note -Wea a pro-

701-05 A Hoett otore

Fees —The following fees shall be paid in respect of applications

under sections 10, 12, and 15 of the Act, namely --

exceed in amount rupees four hundred and one impeo if the new duplicate security, four annas per cent, if the new security does not For each renewed, converted, consoldated, sub-divided or

required only on account of there deing no further space on the note Provided that no fee shall be payable when such renewal is security exceeds that sum

nearly as may be in Form IX and shall be for twice the amount of the renewed, converted, consolidated or sub-divided security shall be as Indemnity bonds —An indemnity bond taken on the issue of a m which to record payment or enfacement for payment of interest

security or securities, as the ease may be, with two suretics

Special procedure in certain cases

or mother, as the case may be Bank making the payment deing satisfied as to the identity of the father father or, if he be dead, to the mother of such person, on the officer of the the sum payable does not exceed five thousand rupees, be paid to the interest payable, the nominal value of the security, or in other eases sum, payable on the maturity of the loan, may, where, in the case of lunatic who is meapable of managing his affairs, interest or the capital Government security stands in the name of, or is held by, a minor or a Government securities held by minor or lundic -(1) When a

(3) When an applicant for a payment is neither the father nor the mother be made on production of a certificate of identity signed by any Magistrate minor or lunatic and his father or mother ordinarily reside, payment may (3) It each payment be made at a place other than that at which each

may be made on production of a certificate by the District Magistrate to the name of such person does not exceed five thousand rupees, payment of the minor or lunatic, and when the value of the securities standing in

lunatic eleeds five thousand rupees, payment shall not be made unless (4) If the value of the securities standing in the name of a minor or the effect that the applicant is the actual guardian of such person

satisfaction of the Officer of the Bank making payment that he is the and until the applicant for payment shall have produced evidence to the

legal guardian of such person

section 19 of the Act general, evereise the functions and perform the duties referred to in person, aggregating not more than twe thousand rupees and may, in determine the person entitled to the security or securities of a deceased the Deputy Financial Secretary to the Government of Bombay may Small holdings of deceased persons —The Financial Secretary or

cheet of the document or indorsement is fully understood by him, and tieshes a Magistrate that he is for any reason unable to write and that the executed or by whom an indorsement is to be made on a promissory note, by whom any document relating to a Government security is to be When maker of a document is unable to write—(1) If any person,

mil), it the request of thit person and subject to the provisions of this that he is the person whom he represents himself to be, such shighstrate

rule, execute the document or sign the indoisement on his behalf

document or indorsement is fully understood by such person read over to the litter, and that he is satisfied that the effect of the the cosmonder, at the requested that person, after having deed previously cheet that the document was exented or the indorsement signed, as that person and shall enter below his own signature a certificate to the shill execute the document or sign the indorsement in the presence of by a Migistrate under this ink on behalf of any person, the Mugistrate (2) Where my such document is to be executed or indorsoment signed

the term in $n \ln n$ the information is required the Coremnent of Bomber mer apply to that other merring steting the local head other of the Bank it Bombis in its capacity is agent for ntorm thom regarding a Government promissory noto in the custody of _10f _1101)p>r)dd **7** (n) - (7) - ~ แอเมชแมดโนร

In the information is required and of the interest of the applicant in note to n include relates and shall contain a statement of the purpose for (2) Proes such apple thou shall specify with precision the promissory

the all of applications—The following provisions shall be the security

obereed in dealing with applications under ride 26 -

hes been emedled on perment of the amount due in respect (2) If the upplication rale for inspection of a promissory note which local acted office of the Bank, the application shall be refused inspection from any register or book kept or montained at the remented converted, consolidated or sub-divided or asks for (1) If the upplication relates to a promissory note which has been

(1) In any other erro the local head other of the Bank at Bombay to the Government of Bombay of, the Emmeral Secretary or the Dopney Emmeral Secretary thereof, it shall be referred to, and disposed of mudor the orders

thirt the applicant his a bond fide interest in the promissory note in n hom the applicant has a representative interest, and further question has stood in the name of the applicant or of a person any security on bong satisfied that the promissory note in iny outry in any register or book maintained by it relating to certified copy of my indorsement on a promissory note or of uny, subject to the provisions heremafter contained, grant a

to the termination of the applicant's interest in the promissory thereon shall be grinted winch purports to give a title subsequent of the unount due in respect thereof, no copy of any indorsement Provided that it the promissory note has been cancelled on payment

in respect of which the application is made

order of the Einancial Secretary or the Deputy Einancial (4) The local head office of the Bank at Bombay may, under a special

our to exampubic

pripaling authorised representative

or notes involved and the interest payable on them since the date of indemnity as nearly as may be in Form X for twice the value of the note respect of which any information is supplied, and shall execute a bond of to him inder rule 27 pay a fee of one rupee for each promissory note in (I) Every applicant shall, defore any information is supplied directed to be supplied by such an order

regarding a promissory note referred to in clause (3) which is Secretary to the Covernment of Bombay, supply any information

(2) A fee of one rupee shall be paid for each certified copy granted

under rule 27.

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(Ged rule 5)

INTO PROVISSORY NOTES EDIVI OF INDORSHIELD EOR COLAURION OF STOCK-CERTIFICATES

with interest payable at 1 each (ingether with a new stock certificate for the balance amounting to Rs Received in lich of this stock certificate promissory notes of Re

pre auth authorised representative

Registered holder

Horn II

eoum of indorsement for consolidation of stock certificates (See rule 5)

per cent loun of

per cent loan of

tor Ka

with interest payable a stock certificate for

Regislered holder

his duly authorised representative

(Geornie 5) FORM III

per cent loan of Stock

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respectively of the

Porm of Indorsement for sub-division of a Slock Certificate

Received in lieu of this stock certificate

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Received in heu of stock certificates Mos

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[See rule 15 (a)]

And each of us the said

ten one thousand nine innidred and

doth hereby for himself his heirs eventors administrators representatives and assigns covenant with the said Secretary of State in Council his successors and assigns that it any suit shall be brought touching the subject-matter of this obligation or the condition hereunder written in any Court subject to the superintendence of the High Court of Judicial Commissioner of Sind other than the said High Court or Indicial Commissioner's Court in its Ordin ity Original Civil Jurisdiction the same may at the instance of the said Secretary of State in Council be removed into tried and determined by the said High Court of Judicial Commissioner's Court, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction is the case may be, in its Extraordinary Original Civil Intradiction in the Entra Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction in the Extraordinary Original Civil Intradiction Intradiction Intradiction Intradiction Intradiction Intradiction Intradiction Intradiction Intradiction Intradi

consol to be represented to the said Secretary of State in Connect that t and the loss thereof hereinafter mentioned the legal and rightful holder and still is the owner of and sholutely entitled to certain Promissory Motes, of the Government of Bombay the number amount and other particulars of which are set forth in the selectule'hereto and that the said Government Promissory Mote in the selectule'hereto and that the said Government Promissory Mote

t annual Secretary or the Daputy Financial Secretary or the Daputy Financial Secretary or the Daputy Financial Secretary or the Daputy Financial Secretary or the Daputy in the said secretary or the Daputy in the said secretary or the Daputy in the said Not said so stoked to the said to the said to the said secretary or the part of the said Not so show the said to the said secretary or the said

Fin incial Secretary or the Deputy Financial Secretary to the Government of Bombly for New Note in hea of the said Note so alleged to have been as aforesaid the said Financial Secretary for and on behalf of the said Secretary for and on behalf of the said Secretary of State in Council has on the aforesaid representation of the said secretary as Secretary for and on endation of the said application on condition of the said

^{*(}Principal and two sureties with address of each)

†(Principal and sureties)

and two enflicient surcties oxecuting such hond as above written

have accordingly as such surether agreed to excente the अग्रव सार अग्रव भ

from tune to time if and when the eard Note so alleged to here been heirs executors administrators representatives and assigns do and shall the above written Bond is such that if the above bounden T their Bond with such condition as hereunder is written - Now the Condition of Eaid

t bias oilt is eser or four to rotte in their and the feet of rocal of 100 four by the said Secretary of State in Council his successors or assigns or any hereafter have to be paid or satisfied or received or taken in payment sum therein mentioned or any interest in respect thereof shall at any time his successors of assigns or in case the said Promissory Note or the principal since or the interest thereof from the said Secretary of State in Council eurnmstances as may entitle the holder thereof to demand payment of the ing person or body corporate whomsocver under such Promissory Note shall have already come or shall hereafter come to the dealt with as may seem meet and intilier in case the original of the said said Secretary of State in Council to be cancelled destroyed or othernise or the person for the tune deing exercising his functions on behalf of the Financial Scoretary or Deputy Financial Secretary for the time being of them inniedlately deliver or cause to be delivered the sune to the said possession of power of all other person in trief for him of them of any to his or their or any or either of their possission or power or to the a storesard whall happen to be found or come

Note aforesaid IND FURTHEP if the of the Government by reason of or consequent upon the issuing of, the new Council his successors or assigns or any of the Otheers Servants or Agents have been meurred by or occasioned to the said Secretary of State in and client and all charges losses damages and expenses that shall or may of Bombay shall have paid thereon and also all costs as betn een attorney in payment as aforesaid together with all interest n hich the Government or which shall hereafter har e to be paid or satisfied or received or taken or shall come to the hands of such person or body corporate as aforesaid or assigns the amount of the said Promissory Note which shall have come time to tune repay to the said Sceretary of State in Council his successors executors administrators representatives and assigns shall and do from their heirs

cost charges damages and expenses whatsoever which shall or may at any manner of action and actions suit and suits and other legal proceedings Government and each and every of them of from and against all and all Council his successors assigns and the Officers Servants or Agents of the save defend keep harmless and indemnified the said Secretary of State in and do from time to time and at all times deceater nell and sufficiently executors administrators representatives and assigns shall heirs T said their

othern ise the same shall be and remain in full force and virtue Moresaid then the above written Bond Shall be void and of no effect n is a represent the said Promissory Note or the mem Note so issued as Notes n high may hereafter by substitution sub-division renewal or otherconsequent upon the issums of a new Note as aforesaid or of any Note or interest thereby secured or any part thereof or by reason or in respect of or as aforesaid or the principal or represented to have been or on account or in respect or by reason of the said Promissory Note so Assigns or any of the Officers Servants or Agents of the Government for occasioned to the said Sccrotary of State in Council his successors or or pody corporate vilouscover or whatsoever against or happen or be time or times hereafter be brought commenced or sued by any person

Signed sealed and delivered by

THE SCHEDULE REFERRED TO IN THE FOREGOING BOND Occupation and address Bond explained to above principal and sureties by me Occupation and address Second surety identified by me Occupation and address Fust Surety identified by me Occupation and address Principal identified by me Occupation and address Withers 1n presence of ‡ Signed sealed and delivered by Occupation and address Waites y In presence of † Signed sealed and delivered by Occupation and address Witness in presence of *

киреез 10 firmly bound unto the Secretary of State for India in Council in the sum

> [See rule 15(0)] Говы Г

of lawful money of British India to be paid to the said Secretary of State

 \uparrow (First surety) \downarrow (Second surety) \downarrow (Second surety) * (Pencipal) m Council his certain attorney successors or assigns for which payment

Киоw all men by these presents that we ξ

839

are held and

assigns severally firmly by these presents sealed with our icspective seals binds himself his heirs executors administrators representatives and selves or heirs elecutors representatives and assigns jointly and each of us strators representatives and assigns jointly and every two of us bind ourwell and truly to be made we bind ourselves our fieirs elecutors admini-

in the Christian year one thousand mine hundred and day of dated शाप्त

* And each of us the said

dursdiction sioner's Court, as the case may de, in its Extraordinary Original Civil into tried and detreinined by the said High Court or Judicial Commismay at the instance of the said Secretary of State in Council de removed Commissioner's Court in its Ordinary Original Civil Jurisdiction the same Commissioner of Sind other than the said High Court or Judicial of the High Court of Judicature at Bombay or of the Court of the Judicial condition hereunder written in any Court subject to the superintendence shall be brought touching the subject matter of this oblgation or the Secretary of State in Council his successors and assigns that if any suit administrators representatives and assigns covenant with the said doth hereby for himself his heirs executors

caused to be represented to the said Secretary of State in WHEREAS the above bounden †

lately and until the loss thereof heremafter mentioned the legal and Council that u yz

certain Promissory Note to the Government of rightful holder and still is the on ner of and absolutely entitled to

in the schedule hereto and that the said Government Bombay the number amount and other particulars of n hich are set forth

some time since

Promissory Note

to the Government of Bombay to continue to pay interest to applied to the Financial Secretary or the Deputy Financial Secretary AND WHEREAS the said †

of India to have been last paid thereon up to the end of the half-year the date on which interest appears from the Books of the Imperial Bank so alleged to have been as aforesaid from aton the said Note

and on behalf of the said Secretary Financial Secretary for † of a duplicate of such Note and the said Financial Secretary or Deputy preceding the date fixed for the issue to the said

of State in Council has on the aforesaid representation of the said 7

to the said application for

surcties have two sufficient sureties executing such Bond as above written and the said ‡ payment of interest as aforesaid on condition of the said Principal and acceded

Secretary continuing to pay interest upon the said Note to the said * or consequent upon the said Financial Secretary or Deputy Financial

ting secretary continuing to pay interest to the said respect of or consequent upon the said Financial Secretary or Deputy eard or the interest thereby secured or any part thereof or by reason or in Note so represented to have been as aforethe Government for or on account or in respect or by reason of the said his successors or assigns, or any of the Officers Servants or Agent of agamst or happen or de occasioned to the said Secretary of State in Council sued by any person or body corporate whomsoever and whatsoever shall or may at any time or times hereafter be brought commenced or legal proceedings coats charges damages and expenses whatsoover which all and all manner of action and actions sut and suits and other of the Government and each and every of them of from and against in Council his successors and assigns and the Officers Servants or Agents save defend keep harmless and indemnified the said Secretary of State and do from time to time and at all times herearter well and sufficiently their heirs elecutors administrators representatives and assigns shall as aforesaid and further if the said †

and of no effect othernse the same shall be and remain in full force and upon the said note as aloresaid then the above written. Bond shall be void

th presence of * Signed sealed and delivered by

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\$\$211J1 **{**{ ‡ เม โมธ์สิติสาร อยุ ‡ Signed sealed and delivered by Och pation and addiess

Signed sealed and delivered by Occupation and address

in presence of §

Occupation and address Frincipal identified by me essippo puo nonvanoso 11, 11, 11682

Occupation and address and surety identified by me Occupation and address Ist smety identified by me

Occupation and address Rond explained to the above principal and smetics by me

† (Pemeipal and two sureties) ‡ (lat Surety) § (2nd Surety) * (Principal)

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еспцик գրө 19	pleet novertheless to th	rpoac deigten Bond of obligation au hith two good and sufficient suretic to do on the said
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		yzd maerera the said
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and the from time payment of all interest which has accrned due, thereon and sho it from and sho it from and sho it from and sho it from and shall from time to time hereafter accrne due thereon and also of from and it is invertable all manner of actions suits chains and demands whatevery in high may be metitated commenced or prosecuted or made upon or ignitest the Secretary of State for India and the said Imperial Bank of India, by my person or persons whomsoever being or claiming to be called thereto or for or on account or inder colour of the said Promissory Solve or security

so to executing the interest now due and from time to time hereafter items due thereof now due and from time to time hereafter items due thereof needs of from and against all loss costs charges and expenses whatsoever which the Secretary of State and the sud imperial Bank of India, shall sustain ment or be put to by reason of for or on recount or inder colour of the

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note or scennity or person or persons being or claiming to be entitled therefore the thoreon or incount or dy reason of these presents then the above thereto or for or on account or dy reason of these presents then the above therefore or obligation shall be soid and of no effect due therwise the same shall remain in full force and virtue

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(See mle 28)

Form of Indomnily Bond

icspective seal (s) ano representatives severally) firmly by these presents sealed with Σw bind hiniself herself his and her heirs executors administrators and executors administrators and representatives jointly and each of us and representatives (jointly and overy two of us bind ourselves our hours tiuly to be made I bind ourself mi heurs elecutors administrators his certain atterneys successors or assigns for which payment well and money of British India to be paid to the said Secretary of State in Council Rupees of lawful Council in the sum of* held and tirmly bound unto the Secretary of State for India our Know all nest by these presents that wv

Dated this day of an Christian year one thousand mue hundred and and and and and and the said

* Double the amount of the notes and interest paid thereon since the respective

be, in its Extraordinary Original Civil Jurisdiction the said High Court or Judicial Commissioner's Court as the ease may Secretary of State in Council be removed into tried and determined by nary Original Civil Jurisdiction the same may at the matance of the said than the said High Court or Judicial Commissioner's Court in its Ordiat Bombay or of the Court of the Judicial Commissioner of Suid other any Court subject to the superintendence of the High Court of Judicature subject matter of this obligation or the condition dereunder written in his successors and assigns that it any suit shall be brought touching the and representatives covenant with the said Secretary of State in Council do hereby for myself herself and my hers executors administrators

Secretary of State in Council that the said Government Promissory Notes schedule hereunder written and has eaused to be represented to the said Tto the several Government Promissory Notes specified and set forth in the Whereas the above bounden *

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has applied to the said Secretary of State in Council for an inspection of THD MHERFIZ THE STICK

lyreed to give inspection of the said Notes and afford to the said premises for and on behalf of the said Secretary of State in Council) has Finanacial Secretary to the Government of Boinday (acting in the ing the said Notes and whereas the Financial Secretary or the Deputy the said Notes and Also for all other information and particulars respect-

condition of the said affecting the said Notes on all information and particulars

condition as hercunder is written entering into and executing such dond as above nritten with such

Now the coldition of the above written Bond or obligation is such

errint of the Coverment egainst all claims deniands or proceedings his successors in office or assigns or any agents cinployed by or officer or herep harmless and indemnified the said Secretary of State in Council or his agents or servants in relation thereto and also shall and will save the room of of any thing done by the said Secretary of State in Council division the reof or for the recovery of the value thereto or of any interest the Covernment for or in respect of the said Notes or the renewal or subsors in office or assigns or any agent employed by or officer or servant of at any time hereafter suc the said Secretary of State in Council lus succesheirs executors administrators and representatives shall not and will not प्राप्त हो द्वाप हा क्याप

of the Super-tax

or perform such power or duty in such area or place in respect also Act, 1917, to be applicable in respect of the Super-tax, shall exercise Income-tax Act, 1886, which is declared by section 8 of the Super-tax missioner or the Local Government by any provision of the Indian power or duty conferred or imposed on the Collector, the Comin Council to exercise or perform in any specified area or place any (2) the persons from tune to tune appointed by the Governor

by sections 14 and 14-A of the Indian Income-tax Act, 1886, place the powers and duties conferred and imposed on a Collector by the Governor in Council to exercise and perform in such area or specified area or place by the persons from time to time appointed by the Super-tax Act, 1917, thill be elected and performed in any (1) the powers and duties conferred and imposed on the Collector

Act, 1917 (VIII of 1917), the Governor in Conneil is pleased to direct as

bycome-taz let, 1886 (II of 1886), read with section 8 of the Super-taz In exercise of the powers conferred by a ctions 10 and 17 of the Indian

F617 d'1 7d Noth No 11798, R. D., 2nd Oct 1917, B. G., 1917,

F/EFGISED 7/D DEBEOLATD I/ BESLECT OF THE ACT SECTIONS OF THE LYDING INCOME IN ACT, II OF 1886, SHALL BE DIEFCUI/G THAT THE POWERS IND DUTIES COAFERRED BY CERTAIN

SUPER-TAX

ORDER UNDER ACT XIX OF 1920

BOND THE SCHEDULE REFERRED TO IN THE FOREGOING

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Wilness

ta presence of Signed, sealed and delitered by

and remain in full force and virtue artten Bond shall be roid and of no effect otherwise the same shall be miormition and particulars effecting the said notes then the above

Bomby, an ing inspection of the said notes or affording to the said (Secretary or the Deput, Emanieral Secretary to the Government of any person or porsons nhomsoever in consequence of the Financial ch it may be made or metituted apon or against them or any of them by

RULES AND ORDERS UNDER ACT XXXIV OF 1920

TROTSZAG NAIGNI

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IIEZ d'I Id 'IZGI' D E republished in Gorl Noln No P C -2847, P D, 21st Sept 1921, is of I, Roteign and Political Dept, Noin No 1384-C, Ille Sept 1921,

to make the following rules Act, 1920 (XXXIV of 1920), the Governor Ceneral in Council is pleased In exercise of the powers conferred by section 3 of the Indian Paraport

These rules may be called the Indian Passport Rules, 1921

the local Government to exercise the powers of a Competent Authority authorised by order in writing by the Governor General in Council or by "Competent Authority" means any person 'axəauoo In these rules, unless there is anything repugnant in the subject or

from any place outside India shall enter British India by sea unleys he is in Subject to the provisions hereinafter contained no persor proceeding under these rules

possessor of a passport

fact that he has traversed extra-territorial waters in the course of his deemed to be proceeding from a place outside India by reason only of the Kepluminion -A person entering British India by sea shall not be

lontney

previously by or on behalf of the Government of the country of which (1) shall have been usued or renewed not more than two years Every such passport ---

the person to whom it relates is a subject,

by the issung authority to it a photograph of the person to whom it relates, duly authenticated or Mesopotamia, or from any port in the Peraian Chilf, have affixed Mauritius, the Ayasaland Protentorite, the Union of South Africa, Settlements, the East African Protectorate, Uganda, Lankibar, or Closus women travelling to British India from Malaya, the Straits (u) shall, except in the case of passports issued to Pardanushin

entry into British India, specifically endorsed by a competent British authority as valid for valid for entry into any part of the British Empire or shall have been or the Covernment of any British possession shall be specifically (iii) when resucd by or on behalf of His Majesty's Covernment

country shall have been endorsed by nay of visa for British India by (14) when issued by or on behalf of the Coverument of a foreign

country Such weas shall be either the proper British Diplomatic, Consular or Military Authority in that

called ordinary visits, or period of thelre months after issue, in which case they may be a guirnd for any number of journeys to India during a

SES

d tte of 195ue, in which ease they may be called single journey (b) valid for one joirney to lidin nithin tn o months of the

(I) The following persons and classes of persons shall be evempted

(a) persons nhose age is in the opinion of the competent - E sulf to enoisivorq sult morl

inthority less than 15 years,

the Indian Merine Service entering British India on duty, and (b) members of His Alajesty's Maval, Alilitary or Air Forces or of

such person to British India on a Government transport, members of the families of any such person when accompanying

(c) natives of India proceeding from the Federated

(b) persons proceeding from any port in a foreign possession in States or the Straits Settlements,

(c) pour dur Maliomed in pilgrims returning from Jeddah or India, or in Ceylon,

(f) persons or classes of persons specified in this behalf by the Basra,

Governor General in Council or by a Local Government, or by a

(2) In specifying any person of class of persons in accordance with the competent authority

any conditions to which the exemption of such person or class of persons or the Local Government, or the competent authority may presembe provisions of clause (f) of sub-rale (l), the Governor General in Council,

from the provisions of rule 3 shall be subject

Any person who—

to enters British India in contravention of the provisions of

for a term n luch may extend to three months, or with fine or with under sub-rule (2) of rule 5, shall be punishable with imprisonment (b) does any act in contravention of any condition prescribed rule 3, or

in like manner as if he had committed the offence the commission of any offence punishable under rule 6 shall be punishable Any person who attempts to commit or abets or attempts to abet

THOSE OF EX-ENELYY NATIONALITY FROM SHIPS ARRIVING AT INSTRUCTIONS REGARDING THE LANDING OF SEAMEN, ESPECIALLY

PORTS IN THE BOMBAY PRESIDENCY

FELE q,1 19 Noth No P C -3116, H D, 9th Dec 1921, B G, 1921,

mationality, from slups arriving at ports in the Bombay Presidency instructions as regards the landing of seamen, especially those of ex-enemy port Rules, 1921, the Governor in Council is pleased to issue the following In exercise of the powers conferred by Rule 5 (1) (f) of the Indian Pass-

port on production of a certificate furnished by the Master of a ship mitted to land temporarily while his ship is in port without a pass-"Any member of the crew of any shall ordinarily be per-

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LOCAL RULES AND ORDERS UNDEP { 1920, Act XII-

dentifying the holder of the same and certifying that he is a member of the ciew .

KLIES CZDEK YCI ZII OŁ 1920

WIRELESS TELEGRAPHY (SHIPPING)

THE INDIAN WIRELESS TELEGRAPHY (SHIPPING) RULES, 1922

G of I, Dept of Commerces, Nota No 612, 4th Keb 1922, republished in Gort Nora No 8-18—(1), N D, 13th Mar 1922, B B G, 1922, Pt I, p 496

In exercise of the power conferred by section 6 of the Indian Wireless Telegraphy (Shipping) Act, 1920 (XLI of 1920), the Governor General in Council is pleased to

make the following rules —

I Short title and commencement—(1) These rules may be called the Indian Wireless Pelegraphy (Shipping) Rules, 1922

(2) They shall come into force on the let August 1922

2. Definition—In these rules, unless there is anything repugnant

the subject or context,—
Coasting trade, means trade exclusively carried on between the ports specified in the definition of home-trade ship, in section

the ports specified in the definition of home-trade ship, in section 118 or the Indian Merchant Shipping Act, 1859

7 means the normal number of hours occupied in a 7073ge from port to port of 1559 means the normal number of call and the next a 77 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and the next and 156 second port of call and 15

In the case of river ports the duration of the voyage shall count from pilot ground to pilot ground

The Act' means the Indian Wueless Telegraphy (Shipping)

Act, 1920
3 Classification of Ships —For the purposes of these rules ships shall
XLI of 1920 be classified as follows —

Class I —Ships carrying 200 persons or more which are not sugged in the coasting trade

Class II —Ships not engaged in the coasing trade carrying not seek than 50 but less than 200 persons and ships engaged in the samps of marks sall and seek than 200 persons and ships engaged in the

coasting trade carring 50 persons or more Class III —Ships carring less than 50 persons

In reckning the number of persons carried by a ship there shall be passengers permitted to be carried by the passenger certificate of the passenger certificate of the passenger certificate of the passenger certificate of the passenger certificate of the ship

4 Installation to comply with requirements of Radio-telegraph Contention, 1912 —The installation shall comply with the requirements of the International Radio-telegraph Convention, 1912, as modified by any other international agreement or of any international agreement by which the international agreement of 1912 may be superseded

interrupted continuous nave type Nature of installation -The installation shall be of the spark or

installation complies with the requirements of this rule as to emergency installation and an emergency metallation, except that where the normal except in certain cases—(1) The metallation shall include a normal Installation to consist of a normal and an emergency installation

mstallation done shall suffice metallations as nell as neth those as to normal metallations a normal

perceptible sign ils from ship to ship over a range of at least 100 nautieal (2) λ normal metallation must be capable of transmitting clearly

miles by day under norm il conditions and circumstances

source of propolling poner for the ship, the steam supply system and the being norked for it least siz continuous hours independently from the It suit III, and such independent source of energy must be capable of nantical unles for ships of Class I, and 50 nantical miles for ships of Classes least six continuous hours with a minimum range from ship to ship of 80 energy expable of being pit into operation rapidly and of working for at to extremely and experience of the control of the c

Means of communication to be provided between the bridge and m in cleetricity supply system

reliet not leave the niteless telegraph room to deliner messages or to call his telophone or other means and an operator or watcher n ben on duty shall the niveless telegraph room means of communication by voice pipe, wireless telegraph room —There shall be provided between the bridge and

apparatus —If not fitted with an approved antomatic apparatus for Be furrements to de complied with by squas not filled with automatic

with the following table, and while at sea a certificated operator (i) I ship of Class I shall earry corbifeated operators in accordance registering the signal of distress—

8Ŧ

Mumber and grade of Operators.

сеттипсите Grade Third труп опе ч more and mot certificate, shall hold a First Grade Three operators, of whom one

a blod Ilada odw rotarsqo saO Grade certificate shall hold a First or a Second Two operators, of whom one

certificate or a Second Grade terrat

> hours from port to port oBuXoX (v)czeecdmg Nature of Voyago

hours from port to port 8 gambesore don egayoV (6) don't a from port to port but not exceeding 48 (γ) Λογαge θι εεκτάμης β μουτε

shall be always on watch —

at the times specified in Schedule A to these rules, and either and while at sea a certificated operator shall always be on watch cortificated watchers in accordance with the following table, (11) A ship of Class II shall carry certificated operators

a certificated operator or a certificated watcher shall always be on watch at other times —

bns storage to sharg bns'redmuX agayoV to stutaM

One operator who shall hold a Second Grade

certificate, and two watchers

84 Suceeding 48 hours from port to port

One operator who shall hold a First or a Second Grade certificate, and one watcher

One operator who shall hold a first or a Second Grade certificate

8 Yoyage exceeding 8 hours but not exceeding 48 hours from port to port to Yoyage not exceeding 8

troq ot troq mort sruod arc Ilade III eesl to qule A (s

(sss) A ship of Class III shall carry one operator who shall hold a little or a Second Grade certificate, and while at sea the operator shall always be on watch at the times specified in Schedule A to these rules

9 Shaps of Class III to be fulled with approved automatic apparatus —In the event of an automatic apparatus for registering the signal of distress being approved by the Governor General in Council a slup of Class III shall be fitted with such apparatus unless the slup is employed on voyages on which normally not more than 8 hours are taken to get from one port of call to the next, but in such a case the operator shall be on watch

during the whole time of the voyage 10 Requirences to be complied with

Of Requirements to be complied with by ships filted with automatic apparatus for registering the signal apparatus for registering the signal formal and proposed as formatic apparatus for registering the signal formal fo

of distress approved as aforesaid —

(a) A ship of Class I shall carry certificated operators in accordance with the following table and while at sea a certificated operator shall always be on watch during the times specified in Schedulc A to these rules, and a watch shall be maintained at all other times either by a certificated operator, or by a watcher, or by most of the answer of the ans

means of the approved automatic apparatus —

Number and grade of Operators Two operators, one of whom ghall hold a First Grade

certificate

Nature of Voyage 48
(a) Voyage exceeding 48
bours from port to port

One operator who shall hold a First or a Second Grade certificate

(b) Yoyage not exceeding 48 hours from port to port

(11) A ship of Class II shall carry one operator who shall hold a First or a Second Grade certificate, and while at sea the operator shall be on watch during the times specified in Schedule A to theer rules, and a watch shall be maintained at all other times either by an operator, or by a watcher, or by means of the approved automatic apparatus

te the port concerned Telegraphy Inspector issuing the notice to the Chief Officer of Customs overy such notice shall on the same day do fornarded by the Priedess of the tetah ill be in the Form in Schedule B to these rules and a copy of Customs —The notice required to begiven index subsection 3 of section 4 Panner in achiel notice should be given to the Chief Officer of

Posts and Telegraphs in a think ht by general or special order to direct to their to a certificate of such grade as the Director General of for the time hemy in force in 13 be accepted for the purpose of these rules nother innexed to any International Radio telegraph Concention the Majeret's Dominions or of a foreign counter in pursumee of the coupling the granted to an operator by the Government of any part of Decretion to accept certificates granifed in other countries— Λ

are minister.

SCHEDULE A

Third of Walch for Ships required to Carry One of Two Operators

45 of form 12 of the condition of the co	Coast of Greenland. 161	Mendian of 70° Tr South of the Coast of America East Coast of America.	F Septem Atlantice Transcript Tra
पह श्रम् १ व्या पह श्रम् पह श्रम् । पह श्रम् पह श्रम् । पह श्रम् पह श्रम् । प्राप्त । पह श्रम्	America West Coast 16 h	fo timit of Limit of Lose D	E. Eastern Pacific Ocean
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As on a mon de ord de o	पहा प्र	to timil mercil denos	China Sea Western Pacific Orean
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1600 1000 1000 1000 1000 1000 1000 1000	of Airica, Eastern 161	Coast of Green-	Astem Atlantic Lessen, Action Atlantic Lessen, John Ses Build Sessen Arche
of watch Times of Watch Cognition 100 Greenwich tors Greenwich Cognition Ilms	Ference Limit mered		⇒±07

SCHEDULE B

Posts and Telegraph Department

Port of

Captain

Date

I am of opmion that the Director General, Posts and Telegraphs, in the following particulars Vireless Telegraphy (Shipping) Act, 1920, and the licence issued by the that the equipment does not conform to the requirements of the Indian of which you are master indicates board the S S An inspection made this day of the misless telegraph installation on gır,

tollowing steps should be taken to remedy the deficiencies

Officer of Customs at Copies of this report have been formarded to the Chief

Tureless Inspector

COLCHI WEWONZ

THE CUTCHI MEYIONS DECLARATION RULES, 1921

0861 d'I 1d Noun No 8243, H D, 23rd Aug 1921, B G, 1921,

Act shall be made, namely -whom and the form in which the declaration under section 2 of the said pleased to make the following rules prescribing the authority before Cutchi Memons Act, 1920 (XLVI of 1920) the Governor in Council is In exercise of the powers conferred by sub-section (1) of section 3 of the

Declaration Rules, 1921 I Short tile -These rules may be called the Cutchi Memons

officers shall be deemed to be the authorities before whom declarations Authority defore whom declaration to be made —The following

under the said let shall be made, namely —

3 Form of declaration -The declaration shall be made in the appointed under section 6 of the Indian Registration Act, 1908 and the Sub-Registries of Bombay, Bandra, Kurla and Aden, Registrars, in the Presidency of Bombay, including Sind and Aden, All District Registrars and all District Head-quarter Sub-

torm of Appendix A appended to these rules

APPF/DIX A

Form of Diclaration

(See Rule 3)

District, hereby solemnly declare, Taluka of the g in the '‡ ±, ಒge *, Cutchi Memon, occupa-

residing st ποιι

Ι

prescribed under the said Act fore, subscribed my signature to this declaration before the authority of succession and inheritance by the Muhammadan Law I have, theredesire to obtain the denefit of the said Act and to de governed in matters nuder section 2 of the Cutchi Memons Act, 1920 (XLVI of 1920), that I

day of Dated this

Subscribed before me the 76 I

day of

бир Кедзаттат (Signed) Registrar

before n hom declaration under Act, 1920, to be an authority appointed under the Cutchi Memons

76 I

that Act shall be made

Ilul au eserbba retne ereH & Т Неге епіет оссираціон * Here enter name in full,

or unit constituted under the Act are situated (h) the expression 'Officer Commanding the District'

district or other area within which the head-quarters of a corps means the General of other officer in command of the military

PART I

ГИКОГИЕИТ

enrolment shall fulfil the following conditions — 3 Conditions of envolment -- Every person offering himself for

having deen subsequently reversed or tenutted or the offender security for his good delayiour, such sentence or order not the provisions of the Code of Criminal Procedure, 1898, to gave or umprisonment, or to whipping, or who has been ordered under n ho has at any time been sentenced to a term of transportation tribe nithin the meaning of the Criminal Tribes Act, 1911, or (a) he shall not be a person who is a member of a criminal

Territorial Force, (b) he shall not have been dismissed from the Indian hardoned ,

(c) he shall be of good character,

of applicants for encolment in a University Corps, the age of (4) he shall have attained the age of 18 years or, in the case

17 years and he shall not have attained the age of 31 years,

he has not attained the age of 35 years and does not belong to approved service and with a good character may be emolled if His Algesty's Indian Forces with not less than three years' discharged from Indian Territoital Force of any soldier person n ho has completed a term of enrolment in the after provided during his current term of eprolinent or any Indian Territorial Force who desires to be re-enrolled as heremprovided that any non-commissioned officer or man of the

measurement and physical fitness as may be required by (c) he shall have attained such standard of height, chest the Indian Army Reserve, and

Application for envolvent — (1) A person desirous of being regniations

resides or to such other officer as may be appointed by the Local to the District Alagistrate of the district in which he ordinarily the enrolment of persons under the Indian Army Act, 1911, or recruiting officer or assistant recruiting officer for the purpose of service in which he desires to be entalled or to an officer who is a entolled shall apply to the officer commanding the corps or unit for

(2) The officer or Magistrate to whom an application under sub-Government in this behalf

(3) When the application has been made to any person, other in his presence a copy of Form I rule (I) has been made shall cause the applicant to fill up and sign

L98 than the officer commanding the corps or unit, empowered under

m μ rep the applicant desires to be enrolled sub-rule (2), to the officer commanding the corps or unit for service forward the application together with the Form referred to in sub-rule (1) to receive applications for enrolment, such person shall

of which the applicant is a member, or by the Registrar of the reity Corps must be countersigned by the Principal of the College -inU a mi beliefing entitled in a Uni-

Uничегыбу

applicant for the corps or unit in which he desires to be enrolled such further inquiry as he thinks he regarding the suitability of the fulfils the conditions of enrolment specified in rule 3, and may make Government that the application is in order and that the applicant shall satisfy himself in such manner as may be laid down by the Local or received by, the officer commanding a corps or unit, that officer Veristication —When an application is under rule 1 made to,

present hunself for medical examination at a time and place to be cause the applicant to be served with a notice requiring him to corps or units for service in which he desires to be enrolled, he shall conditions of enrolment and that he is suitable for enrolment in the that the application is in order, that the applicant fulfils the bodied examination -11 the commanding officer is satisfied

Specified in the notice

elect the application and shall inform the applicant accordingly sery ice in the Indian Territorial Force, the commanding officer shall served on him under rule 6 or is reported to be inedically unfit for of his choice, or if the applicant fails to comply nith the notice enrolment or that he is suitable to be enrolled in the corps or unit application is in order or that the applicant fulfils the conditions of Resection —If the commanding officer is not satisfied that the

pon er to revien any case of rejection and may thereupon order the provided that the Officer Commanding the District shall have

enrolment of the applicant

declaration at the foot thereof and shall be required to fill up a copy of Form II and to sign the reject the application, the applicant shall be accepted for enrolment, 8 Method of enrolment —(1) If the commanding officer does not

and the applicant shall thereupon be deemed to be enrolled of service, he shall sign a certificate to that effect on the said Form, understands the questions put to him, and consents to the conditions (2) If the commanding officer is satisfied that the applicant

ance with the religion of the person to be attested or otherwise binding same purport as the commanding officer ascertains to be in accordin one of the forms specified in Form II or in such other form to the purpose an oath or solemn affirmation shall be administered to hun the commanding officer by whom he has been enrolled, and for this 9 Attestation —(1) Every person enrolled shall be attested by

ou piz conscience

enrolment form signed by him, and shall be authenticated by outh or affirmation directed by this rule shall be endorsed on the (3) Any outry of the fact that a person enrolled has taken the

the signature of the commanding officer

be curolled for a period of six 3 ears from the date of his attestation Part 11 of these rules, every person accepted for encolment shall Period of envolment—(1) Subject to the provisions of

Provided thatunder rule 9

last period of periodical training n hich he undergoes during his Territorial Force at any time after the commencement of the (a) any non-commissioned officer or man of the Indian

current term of enrolment, or

the Indian Perritorial Force, or (b) any person n lie has completed a term of enrolment in

(d) any soldier discharged from His Majesty's Indian University Corps after not less than 2 years' approxed service, or, (c) any person n ho is discharged under rule 11 (3) from a

Forces with not less than three years' approxed service and with

a good character,

completion of his current term of eurolment of the proviso to sub-rule (I) shall date from the date of the (2) The envoluent of any person such as is referred to in clause (a) may be enrolled for a period of four years

PART II

DISCHARGE

discharged with all convenient speed entitled to receive his discharge under the Act or these rules, be so $D_{i,scharge}$ —(1) Every person enrolled shall, on decoming

(2) Any such person may be discharged as hereinafter provided

on any of the following grounds, namely —

rules or otherwise for the purpose of obtaining his enrolment, (b) that he has, in filling up any form prescribed by these of an offence punishable with transportation or imprisonment, (a) that he has been convicted by a criminal or multary court

talse or did not believe to be true, made any statement which was false and which he knew to be

(c) that his service are no longer required,

(b) that he is medically unit for further service

or to reside at, the University or, as the case may be, a college University Corps, shall be discharged on ceasing to be connected with, (3) Any person enrolled, who is for the time being appointed to a

in sub-rule (3) of rule 11, but no person shall be discharged on the any of the grounds specified in clauses (a) and (c) of sub-rule (2) and or unit may, on his own suthority, di charge any person enrolled on Descharging authority —The officer commanding any corps affiliated thereto

1920, Act XLVIII—

the orders of the Offiecr Communiques the District in mich the corps ground specifica in claise (b) of the (c) of that full save under

FOGAL RULES AND OFDERS UNDER

or unit is located

Distang on application -- (1) Any entelled person not

corps or unit to n luch he is for the time being appointed stating the was enrolled, shall apply 11 nriting to the otheer commanding the of being discharged prior to the expiration of the period for which he entitled to his discharge under the Act or these rules, who is desirous

or formaid it with lus on a recommendation thereon to the Advisory (2) The commanding officer may either grant such application nottendqu out tot enormer

is located Committee constituted for the Proxinee in which the corps or unit

charged from the Indian Perritorial Force shall be furmalied by ma Discharge certificat -Breef entolled person who is dis-

section 17 of the Indian Army Act, 1911 1101 Jo 111V eoinmanding officer with a certificate similar to that referred to in

EPAINISG III TALI

the District in which the corps or unit is located, for a period or shall be hable, for the purpose of undergoing preliminary trainings to be embodied, under the orders of the Otheer Commanding been appointed to corps or unit other than a University Corps Preliminary learning -(1) Brety person enrolled who has

provided that a University vacation shall be disregarded in computdrill or instruction during the first six months after his enrolment, preliminary training consisting of not less than 78 hours of actual (2) Every member of a University Corps shall be hable to undergo periods not exceeding in the iggregate 28 dais

either nholly or in part, from liability to undergo preliminary train-(3) The otheer commanding any corps or unt may exempt, ing that period

7161 30 III military training under ing any person enrolled who has, in his opinion, undergone adequate

preliminary training required by rule 15, or his been exempted dinnul training - Erety person who has undergone the Defence Fore. Act, 1917, or othernise

training as herein provided, namely from undergoing the same, shall be liable to undergo periodical

penod not exceeding 28 days in each training year, Corps shall be liable to be embodied for periodical training for a (I) every such person " ho is not a member of a University

eamp for a period not exceeding 15 days in each training during each week of a University term, and to be embodied in undergo not less than two hours of actual drill or instruction (2) every member of a University Corps shall be liable to

Year

provided that any person enrolled who has been embodied for military service under ection 9 for a period or periods angregating not less than 20 days in any training year shall not be required to undergo periodical training during that year

PART IV

Бат амр Алгочамовя

Pay and allowances —Every person enrolled, other than a person enrolled in a University Corps, shall for any person during which he is called out or embodied for training, and every person enrolled shall for any person during which he is called out or embodied for mulitary service, be entitled to such pay and such allowances as are for the time being admissible to corresponding ranks of the first hearty's Indian Forces.

His Majesty's Indian Forces

Schedule 11

PART V

DISCIPLINE DURING TRAINING

Corps or units other than University Corps

18 Application of the Indian Army Act, 1911 —The Indian
Army Act, 1911, and the rules made

viii of 1911 the Indian Territorial Force, other than members of a University
of the Indian Territorial Force, other than members of a University
Corps, embodied for or otherwise undergoing military training,
shall be modified to the extent and in the manner specified in

University Corps

19 Offences —An officer, non-commissioned officer or man of a University Corps commits an offence if he, when embodied for or otherwise undergoing training under the Aot, does any of the following acts, namely —

(I) when on pasade or undergoing mulitary training or

nearing His Majesty's uniform—
(a) strikes, or uses or offers violence to, or uses threaten-

ing or insubordinate language to, or behaves with contempt to, his superior officer, or

(b) disodeys any standing order of, or lawful command given by, his superior officer, or

(c) neglects to obey a general or gairison order made specially applicable to the Indian Territorial Force, by the officer commanding the corps to which he belongs, or

(d) is in a state of intoxication, or

(c) deing a non-commissioned officer strikes or ill-treats any person subject to military law or to the Act, or to the Auxiliary Force Act,

TLIX of 1920 1920, who is his subordinate

in rank or position, (2) without sufficient cause fails to appear at the place of parade at the time fixed or to attend at any place in his capacity

so to attend, or when on parade nuthout sufficient cause quits as a member of the Indian Territorial Force when duly required

the ranks,

training which by or under the Act he is required to perform, (3) without sufficient cause fails to perform any part of the

placed, and whether such person is or is not his superior officer, subject to military law or not in whose military custody he is (4) strikes, or uses or offers violence to, any person whether

(5) resists an escort whose duty it is to arrest him or detain

custody escapes or attempts to escape, (d) being under arrest or detention or otherwise in lawful him in military custody,

ment or to a corps or unit of the Indian Territorial Force makes (7) when in charge of any property belonging to Govern-

(8) wilfully injures, or by culpable neglect loses or causes away with, or is concerned in making away with, such property,

(9) wilfully ill-treats a horse or other animal used in the injury to, any such property as is mentioned in clause (7),

(10) knowingly furnishes a false return or report of the public service,

or other property in his charge, any money, arms or ammunition, clothing, equipment, stores number or state of men under his command or charge, or of

(11) through design or culpable neglect omits to make or

send any return of any matter mentioned in clause (10) which it

respecting any matter, makes a declaration respecting such (13) when it is his official duty to make a declaration is his duty to make or send

believe to be true, matter which he either knows or behaves to be false or does not

(13) knowingly makes against any person subject to mili-

true, either knows or believes to be false or does not believe to be Force Act, 1920, an accusation which he XIIX of 1920 tary law or to the Act or to the Auxiliary

under the Act to do any act or attend at any place, or abets any or on any occasion when such other person is required by or (14) talsely personates any other person at any parade

the matter in one or other of the following ways, that is to say, member of that corps of any offence specified in rule 19, deal with Corps shall, after investigation held of a charge made against a Disposal of offences — An officer commanding a University such act of personation

(b) deal with the case summarily, o. (a) dismiss the charge, or ue may—

under these rules, as heremafter provided, or (c) refer the case for trial by a court-martial convened

(d) where the offence is also an offence under the ordinary

ойния ствин Сойты emininal last take step for denignig the offender to taial by the

provided that the other commanding shall deal summarily

thin the otherwise death with he opinion the offeners softenes a nature as to require that it with every even which he does not dismiss the charge, unless in

summative with an offence under rule 19 may milick pumslinent Summary and minor principle of Au officer dealing

recording to the following scale, that is to say, he may

tornal boree with or without forfeithre of all or any arrears of pay (a) order distance it of the offender from the Indian Terri-

nch dismissal or to sunt out trand of our voice money due to hur as our wolle bur

to a period not exceeding ten days, or (b) order the decention of the offender in military custody

(c) order stopp eggs of per and allow mees until any proved

damage or loss occusioned by the offence of which the offender

(d) order, in the eise of a non commissioned officer, reduc-म् सम्बद्धान मामवर good, पर

tion to I lower grade or to the ranks, or

former of sometimes of rank, a (1) order, in the case of a non commissioned officer, for-

Important the performance by the offender of additional

व्यापि महर बरल ब्यामद्वी सम्मानमञ्जू हो।

(4) $\sim \alpha \alpha \sin \alpha$ reprinting the effender, or

(y) reprinting the offender,

(i) simonish the offender

of this rule shall not be inflicted unless the offender was at the time proxided that the principles specified in cluises (b) and (c)

rule 20 th it an offence should be tried by court-martial, he shall refer Courts marked —Wictera communicans officer decides under of committing the offence embodied for triming

15 midergonig traniig the case to the Officer Commanding the District in much the corps

shall be officers of the Mesty's regular forces and the third shall be come-innating consisting of thee others of whom not less than tho the case nuclex clause (a), (b) or (d) of rulo 20, or may convene a District in is either direct the officer making the reference to deal mith really of a reference under rule 22, the Otheer Commanding the Contenting and constitution of courts-martial -(1)

of the charge before trial, or (a) an officer n to has taken any part in the investigation -gmod for corrected formula force not being-

(b) the prosecutor of a number for the prosecution

(2) The President of the court-martin shill be named by

рь соплония ощест

24 Powers of courts-markal —A court-martial constituted under

(a) in respect of any of the offences specified in subfor any offence made punishable by rule 19 and to passrule 23 shall have power to try any member of a University Corps

to , seequr betbaud (11) and (14) of rule 19, a sentence of fine not exceeding two clauses (b), (c) and (d) of clause (1) or in clauses (2), (3), (8),

(b) in the case of any other offence specified in rule 19,

a sentence of unprisonment which may extend to two months,

(c) in any ease, any sentence nhich might have deen passed or of fine not exceeding two hundred rupees or both, or

by a commanding officer trying the offence summarily under

rules made thereunder shall, so far as may be, apply accordingly Indian Army Act, 1911, and that Act and the to the laws and customs applicable to courts-martial held under the martial convened under these rules shall be conducted according Procedure for courts-martial—The proceedings of courts-

sentence shall be valid save in so far as it may be so confirmed by whom the court-martial was convened, and no such finding or martial convened under these rules may be confirmed by the officer Confirmation —The findings and sentences of a court-

for any less punishment or punishments to n hich the offender might remit the punishment hereby awarded, or commute that punishment may when confirming the sentence of a court-martial, mitigate or Power to mitigate, remit, & —(1) The confirming officer

passed by the court-martial is found for any reason to be unvalid have been sentenced by the court-martial, and may, if the sentence

provided that the punishment awarded by the sentence pass a vald sentence

m excess of the punshment awarded by the invalid sentence so passed shall not be higher in the scale of pumishments than, or

or fine shall be desmed to be a greater punishment than any punish-(2) For the purposes of sub-rule (1) a sentence of imprisonment

ment specified in rule 21

the same manner as a sentence of imprisonment passed by a court-martial under these rule may be carried out in Execution of sentences—(I) A sentence of imprisonment

(2) A fine imposed by a court-martial under these rules may be awarded under the Indian Army Act, 1911

jurisdiction in the area in which the fine has been inflicted, and certified copy of the sentence to the District Magistrate having (i) the Presiding Officer of the court-martial may send a recovered in the following manner, that is to say —

and remit the amount recovered to the Presiding Officer Criminal Procedure, 1898, as it it had been imposed by him, recover the fine in accordance with the provisions of the Code of (12) on receipt of the copy, the District Magistrate shall

PART VI

ADVISORY COMMITTEES

LLODII, Districts, by the Officers Commanding those Districts in consultrict concerned, or, if the Province includes parts of two or more Commuttee shall be appointed by the Officer Commanding the Dis-The unlitary officer to be appointed as a member of each Advisory Constitution and procedure of Advisory Committees —(I)

official members of the Advisory Committee to be the President there-(2) The Local Government shall appoint one of the two non-

to be the recommendation of the Committee mombers of the Advisory Committee on any matter shall be deemed (3) γ recommendation concurred in by the important of the

Committee, and one copy of each such record shall be forwarded (4) A record shall be kept of all the proceedings of the Advisory

сопсектед to the Officer or Officers Commanding the Districts or Districts

cerneq make recommendations to the Officer Commanding the District con-Force n luch is located within the province for n luch it is constituted, Committee may, in relation to that portion of the Indian Territorial Powers and duties of the Advisory Committee —The Advisory

(a) on applications forwarded to it by the officer command-

ing a corps or unit under sub-rule (2) of rule 13,

traumg is to be carried out in each year by any corps or (b) regarding the period or periods in which the prescribed

ing in camp of a University Corps shall be undergone, (c) regarding the time and place at which the annual train-

(b) regarding any matter relating to recruitment for the

Indian Territorial Force, and

advice by the Officer or Officers Commanding the District or (e) regarding any matter which may be referred to it for

Districts comprised in the Province

SOHEDULE 1

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Application for envolment in the Indian Territorial Force

Note-Names should be hand printed

Particulars to be filled in by the applicant

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Religion, class and tribe Father's name

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LOCAL RULES AND ORDERS UNDER 1920, Act XLVIII

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                Signature of \{ (c) Officer Commanding
                   (б) Вестилия Обест
                 (a) District Magistrate,
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Signature of Envolving Officer

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TOGYT EATER VID ORDERS OIDER (1920, Act XLVIII-

Бови ог Олтн -IIIVX 15A ,1261 }

ot my life and obey all lawful commands of any officer set over me even to the perul Force and go n herever I may he ordered by land or sea, and I will observe as in duty bound, honestly and faithfully serve in the Indian Territorial His Majesty the King-Emperor, His heirs and successors and that I vill, of somegells surfaced bas luiditished line I tadt assert ob I

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peril of my life will observe all lawful commands of any officer set over me even to the torial Force and go "here er I may be ordered by land or sea, and I will, as in duty bound, honestly and faithfully serve in the Indian Territo His Majesty the King-Emperor, His heirs and successors, and that I solemnly affirm that I will be faithful and bear true allegrance

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 $T^{coldination}$

SCHEDULE II

(See rule 18)

Modifications of the Indian Army Act, 1911

Sections 2 to 6 and 8 to 18 inclusive shall be omitted τ

the words 'ten days' shall be substituted In sub-section (2) of section 20, for the words ' thenty-eight days' 7

In sections 26, 28 and 34 after the nord ' unprisonment' the nords

In section 29 for the word 'death' the 170 ds' unprisonment for a for a term not exceeding one year' shall be inserted

In sections 30 and 31 after the word 'unpresonment' the words term not exceeding six months' shall be substituted

In section 32 after the word 'unprisonment' the n ords' for a term for a term not exceeding six months 'shall be inserted

In sections 35, 36, 37, 38 and 39 after the nord 'imprisonment' not exceeding two months' shall be inserted

Sections 41, 45, 46, 494, 52A, 114, 115, 116, 126 and 127 shall be the words' for a term not exceeding six months' shall be inserted

Modifications of the Indian Army Act Rules

Chapters II and III shall be omitted

In rule 161, sub-rules (A) and (B) shall be omitted, and to sub-Rules 159 and 160 shall be omitted 7

Tale (O) the following shall be added, namely —

(xx) each corps or unit constituted under section 4 of the Indian

Territorial Force Act, 1920

omitted

Indian Territorial

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RULLS UXDER ACT XVIII OF 1921

Maintenance Orders Enforcement

THE MINITERINGE ORDERS FAFORCEMENT RULLS, 1922

(i of I, Home Dept, Voln No F 120, 11th May 1922, republished in the Sold May 1922, Pt. II. D., 22nd May 1922, B. II. D., 22nd May 1922, B. II. p. 1225

In exercise of the powers conferred by section 12 of the Maintenance Orders Linforcement Let, 1921, the Governor General in Conneil is plus seed to make the following rules ---

-oorolasi stobro commutamit out that the Ammenance Orders and transconding to the figure of the figu

2 in these rates the expression, the Act means the Mainten-

mec Order Imforcement Act, 1921 (XVIII of 1921)

I Where a maintenance order has been made against any person has a Court of superior jurisdiction in any reciprocating extriners, and exertified copy of the order has been transmitted by the proper inthorney of that territory to the Governor General, the the proper inthorney of that territory to the Governor General, the the proper inthorney of that territory to the Governor General, the the proper inthorney of that is an edge of the order to the Registeric of the flight Court, within the jurisdiction of which the

morti itergia tol estilisti itosiaq

I Where a maintenance order has been made against any person by a Court of summary jurisdiction in any reciprocating territory, and a certified copy of the order has been transmitted by the proper mithority of that territory to the Governor-General, the proper mithority of that territory to the Governor-General, the Governor General in Council shall send a copy of the order the Governor General in Council shall send a copy of the order through the local Georgement to the presiding officer of the Court through the local Georgement in Government to the presiding of the June Court of the land of the land of the person of summary jurisdiction, within the hinds of which the person of summary jurisdiction, within the hinds of which the person

resides, for registration of the order referred to in rules 3 and 4 is Nien the copy of the order referred in a register and the continue of t

recented, the contents thereof shall be entered in a register maintaine of for the purpose in the form shown in the Schedale to these rules of the OThe notice referred to in sub-section (4) of section 6 of the (1) of the release of the the the content of the other sub-section (1).

Act, shall be issued to the person who applied under sub-section (1) of section \mathbf{o} , it shall contain particulars of the further evidence which is required by the Court in the reciprocating territory and shall also state the date when the further evidence will be taken

7 Vhen a certified copy of a provisional order for maintenance and the other deciments referred to in sub-section (1) of section 7 of the Act, are received by the Governor General and Samet whom the Governor General in Council that the person against whom the Governor General in Council that the Governor General in Council that the Governor General in

Council shall send them through the Local Government to the presiding officer of the Court of summary jurisdiction within the requisition regularition

A Court of summary jurisidiction shall exercise and perform in respect of a maintenance order registered or confirmed by it under the Act the powers and duties imposed on it by subsection (3) excluding the proviso thereto, of section 488 of the Code of Criminal Procedure, 1898, in respect of an order passed by it under sub-section (1) of that section

A Court recovering any sum on account of maintenance in accordance with a maintenance order registered or confirmed by the local head office or branch of the Imperial Bank of India by the local head office or branch of the Imperial Bank of India to the Court from which the order has been received

to the Court from which the order has been received

Register of maintenance orders made by Courts outside British India

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